Marie Encar Arnold 5703 Cordonata Way Bakersfield, CA 93306 Plaintiff as Pro Se 661-748-1289

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FEB 2 2 2023

CLERK U.S. DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

DEPUTY CLERK

EASTERN DISTRICT COURT OF CALIFORNIA

BAKERSFIELD CIVIL DIVISION

MARIE ENCAR ARNOLD,

Plaintiff,

VS.

UNITED STATES DISTRICT COURT et al, UNITED STATES OF DEPARTMENT OF JUSTICE et al, UNITED STATES MARSHALS SERVICE et al, UNITED STATES OF AMERICA et al, SUPERVISORY DEPUTY UNITED STATES MARSHALS SERVICE RUSSELL SLOPE et al; IN HIS CAPACITY SCOPE OF HIS EMPLOYMENT, DOES: 1-10

Defendant,

Case No. 1: 23CV 00266 ADACOA

COMPLAINT
NEGLIGENCE
NIED
FTCA CLAIM
VIOLATION OF 49 CFR 801.56
UNWARRANTED UNVASION OF
PERSONAL PRIVACY, VIOLATION OF 5
U.S.C. CODE § 522 (b) (6)
EQUITABLE EXTEND TOLLING STATUE
LIMITATIONS

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1 2 3 **JURISDICTION** 4 1. This Court has subject matter jurisdiction, 18 U.S. Code § 2338 Exclusive Federal Jurisdiction 5 government employee in their capacity of scope employment, 28 U.S.C Code § 1331 Federal Question Jurisdiction 6 subject matter jurisdiction and Personal Jurisdiction, federal laws, federal statutory, 7 Constitution rights, treaties 8 Plaintiff Marie Encar Arnold is natural person, Citizen of State of California 9 Defendant (s) is U.S. federal government officials, in their capacity scope of their employment 10 Incorporated Principal Place, Arlington, Virgina 11 28 U.S.C. Code § 1346 (b)(1) Federal Tort Claim Act 12 **VENUE** 13 2. Venue is proper pursuant 28 U.S. Code § 1391 (e) (1) Defendant (s) 14 A civil action in which a defendant is an officer or employee of the United States or any agency thereof acting in his official capacity or under color of legal authority, or an agency of the United 15 States, Northern District of California, San Fransico County, or 28 U.S. Code §1391 (b) (1) 16 28 U.S.C. Code §1402 (b) Federal Tort Claim Act 17 18 **PARTIES** 19 Plaintiff Marie Encar Arnold is natural person, Citizen of State of California, Eastern District 20 of California resides in Kern County, California 5703 Cordonata Way 21 Bakersfield, CA 93306 22 4. Defendant is United States Marshals Services, United States Federal Government Agency, of 23 United States of America, United States District Court Northern District of California San Fransico, CA, United States of America 24 25 Philip Burton Federal Building and U.S Courthouse 26 San Francisco County, CA 450 Golden Gate Ave, 20th Floor 27 San Francisco, CA 94102

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5. STATMENT OF FACTS

Plaintiff has been naturalized as Marie Encar Arana Arnold is U.S. Citizen AKA Marie A. Arnold divorced name Marie Arnold Dantes and Marie Encar Arana Hipolito former USPS employee as Pro Se 28 U.S.C Code § 1654 for Multi-District Court, Northern District Court, San Jose, Oakland District Court, San Fransico, Las Vagas, Eastern District Court. Plaintiff has been litigating civil cases since 2015 to 2021. Plaintiff is not a criminal to civil cases. Plaintiff got accepted to be California Highway Patrol Cadet. Plaintiff has been appointed by Magistrate Judges Federal Pro Se Program and utilize it. Plaintiff is step-daughter of honorable U.S. Marine Corps, Federal Dea and retired State of California Hall of Fame, California Trooper Harry William Arnold and family of U.S. Navy and affiliated Government branches. Expediated visa by Congress of the United States, House of Representatives, Washington D.C. 20515 by 10th District, of California Don Edwards in March 12,1984. Plaintiff has religion baptize Catholic and Christain base schools. Family of "honor code." Plaintiff protecting family (s) California Privacy Act and U.S. Constitution Rights. Plaintiff Marie Arnold has FBI live scan 4 times, is FBI live scan from FBI headquarter, Washington D.C. clearance for FBI tour, is not criminal and DOJ live scan "2" times. (EXHIBITS B) Plaintiff's first year of law student, Plaintiff has Harvard University EDX 2022, leadership Foundation, Pastor studied for Liberty University Helms School of Government at Liberty 2019-2020 and Harvard University EDX 2021-2022 certification courses for Plaintiff were disrupted from her education and invaded seclusion deprived for her pre-law school. Plaintiff was in pain and suffering causing her grades to be at risks with all aggravation. Defendant (s) USMS Russel Slope

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and George Nichols has federal duties codes and federal oaths and work ethics, policy.

On April. 22,2021 Plaintiff Marie Encar Arnold as Pro Se reside 5703 Cordonata Way,
Bakersfield, CA 93306 where the incident occurred Kern County, CA. Plaintiff had San Fransico
District Court 450 Golden Gate Ave, 20th Floor San Fransico, federal case re-assigned transfer from
Oakland Federal Court. Plaintiff was upset, of re-assigned. Plaintiff went to court clerk to file
pleadings. After, the court clerk, Plaintiff headed to cafeteria for lunch. Plaintiff sat in her table
to eat her lunch, Defendant USMS George Nichols was approaching people in table was prospecting
his business card during government paid time, with his uniform holding radio in other hand.

Plaintiff doubted this would unethical but he approached the table started talking. Plaintiff was
violated by these action cause by Defendant (s) USMS George Nichols committed
wrongful act or omission 28 U.S.C. Code § 1346 on Plaintiff's personal privacy. Defendant (s)
USMS George Nichols wrongful act or omission committed 5 U.S. Code § 522 (b)

(6) unwarranted invasion of one's privacy. Plaintiff complaint about tampering with victim, witness,
, or an informant during civil case litigation, education, job search, spying on bank account, assets,

ssn, etc. and Plaintiff was retaliation. Plaintiff has sent "distress complaint" Department of Human Health Services July 20,2021 and FBI Cybersecurity 2019,2020,202, USPS Criminal Investigator March, 22,2021, U.S. General Inspector Department of Justice May,13,2021 and FTC Investigator April 17,2020, (EXHIBITS C) (EXHIBITS A)(EXHIBITS C) (EXHIBITS E) U.S. Senate Alex Padilla, Criminal Justice responded Sept.20,2022 and responded White House comment complaint suggestions President Joe Biden June. 17,2021, (EXHIBITS W) United States Marshals Service Criminal Investigator April, 22, 2021, June 17, 2021, Dec. 13, 2022 Lisa M. Dickinson Counsel FTCA # 52941 (EXHIBITS F) Department of Justice, Civil Division Tort Hope Swann, reply June 2,2021,

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August 2,2021, November 2,2021, November 9,2021, (EXHIBITS E) Defendant (s) USMS George Nichols committed negligence intrusion, spying, eavesdropping, wiretapping, stealing personal information's, breach financial information's unlawful, Plaintiff's federal case civil cases which contain highly sensitive personal information without her consent. Defendant (s) USMS George Nichols "stating out loud" criminal defense" has been reckless imposing as Attorney breaching 7 information to criminal defense during duties. 8 Defendant USMS Russel Slope committed wrongful act omission Plaintiff's complain letter 9 about George Nichols his scope of practice sent to Philip Burton Federal Building & United States 10 11 Courthouse San Fransico 450 Golden Gate Ave, 20th Floor San Fransico, Defendant USMS Russel 12 Slope and Plaintiff had via phone conversation regarding adverse action, Defendant USMS Russel 13 Slope breached his duty to perform. Defendant USMS Slope imposes as Attorney made statement 14 15 inappropriate interrogation on Plaintiff's phone land line at her resident 5703 Cordonata Way, 16 Bakersfield, CA 93306. Defendant (s) USMS Russel Slope committed duties that prohibits 28 17 U.S.C. Code § 568 practice of law prohibits a United States Marshals or Deputy Marshal may not 18 practice law in any court of the United States. Defendant (s) USMS overseeing detentions 19 20 management matters for individuals remanded to U.S. Marshals Service custody. Defendant (s) 21 USMS Russel Slope and George Nichols partners with State and local proprietary Oakland PD, Santa 22 23 24 25

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Plaintiff send claim Department of Justice, 950 Pennsylvania Avenue, NW, Washington D.C. cyberhacking, tampering civil cases, using under cover spy ops. invasion of relationship bedroom, unconsented reviewing Ex-BF engineer. Plaintiff alleged Defendant (s) USMS George Nichols intrude seclusions on Plaintiff's personal information's review Plaintiff's phone conversation which holds medical and bank account personal information's such ssn, us passport, financial assets, bank account numbers, Facebook, financial transactions, USPS Assements, Liberty University law school exams, State of California CPT1, license, all DMV exam records, transcripts, Harvard University certificate achievement, U.S. Government, Plaintiff's civil rights case, personal injuries case, discoveries of cases, deposition, evidences record (EXHIBITS G) (EXHIBITS E) (EXHIBITS K) K) monitored breached and highly sensitive personal information's. Plaintiff send her FTCA to USMS for investigation of her property compensary damages to Plaintiff's cars BMW x1 spare tire, missing key, missing ER kit, Mercedes c300, scratch during out town Court hearing the wall papers because Plaintiff hears and review damages property during civil Litigations. (EXHIBITS F) Defendant (s) USMS George Nichols and Russel Slope can hear Nichols and Russel Slope employee (s) abuse authority of undercover operation to breached Plaintiff's emails, invasion computer, medical appointments, medical records, and highly sensitive personal information's. Plaintiff has sent "distress complaint" Department of Human Health Services July 20,2021 and USPS Criminal Investigator March, 22,2021, U.S. General Inspector Department of Justice May, 13, 2021 and FTC Investigator April 17, 2020, U.S. Senate Alex Padilla, Criminal Justice

responded Sept.20,2022 and responded White House comment complaint suggestions President Joe Biden June. 17,2021, United States Marshals Service Criminal Investigator April,22,2021, June 17,2021. Department of Justice, Civil Division Tort Hope Swann, reply June 2,2021, August 2,2021, November 2,2021, November 9,2021, FBI Cybersecurity 2019,2020,202. (EXHIBITS G) (EXHIBITS A) (EXHIBITS E) (EXHIBITS C)(EXHIBITS W) Defendant (s) USMS overseeing detentions management matters for individuals remanded to U.S. Marshals Service custody. Defendant (s) USMS Slope and George Nichols partners with State and local proprietary Oakland PD, Santa Clara County, SCC PD, San Mateo County, San Fransico, FBI, Public Defender favoritism in same building, PD, intergovernmental Prison in house of prisoner with cruel inhumane tortures and degrading. Plaintiff and daughters suffered mental abuse, emotional distress, yelling out in defend her privacy, aggravated, provoked, frustrated, financial hardships, burden, inducing high blood pressure, inducing heart attack, name calling, pressure. Plaintiff's cars

Pursuant 28 U.S.C. Code § 2677 Plaintiff has sent her early settlement with USMS Headquarter General Counsel Lisa M. Dickinson in writing (EXHIBITS F). Plaintiff complied with to mitigate Her personal injuries and loss wages. Plaintiff is entitled for pursuant 28. U.S.C. Code § 2676 20 judgment in action section 1346 (b) of this shall constitute a complete bar to any action by claimant 21 by reason of the same subject matter, against the employee of the government whose act omission

gave rise to claim. 23

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and property was looted and property damages.

Pursuant FTCA 28 U.S. Code § 2675 (a) An action shall not be instituted upon a claim against the

United States for money damages for injury or loss of property or personal injury or death caused by

the negligent or wrongful act or omission of any employee of the government while acting within the scope of his office or employment, unless the claimant shall have first presented the claim to the appropriate Federal Agency and his claim shall have been finally denied by the agency in writing and sent by certified or registered mail. The failure of an agency to make final disposition of a claim within six months after it is filed shall, at the option of the claimant any time thereafter, be deemed a final denial of the claim for purposes of this section. The provisions of this subsection shall not apply to such claims as may be asserted under the Federal Rules of Civil Procedure by third party complaint, cross-claim, or counterclaim.

Plaintiff send a complaint on April, 22,2021 U.S Department of Justice 950

Pennsylvania Avenue, NW Washington D.C. 20530-0001 S95 form USPS certified mailed

Pennsylvania Avenue, NW Washington D.C. 20530-0001 S95 form USPS certified mailed (EXHIBITS C) Department of Justice, Civil Division, Torts Branch, Federal Tort Claims Act Staff GKJ:HLSwann:hls 157-16-0 Post Office Box 888 Benjamin Franklin Station, Washington D.C. 20044 responded correspondence dated June 20,2021, forwarding new correspondence to your office United States Marshals Service by Hope L Swann, Paralegal Specialist, Civil Division, Tort Branch on (4) reply June 2,2021, August 2, 2021, November 2, 2021, and November 9,2021 United States Marshals Service Headquarters, Washington, D.C 20530 office of General Counsel on Lisa M. Dickinson responded with correspondence on Re: Administrative Tort Claim OGC #52941 on June 17,2021, (EXHIBITS E) certain sum of amount \$10 Billions, Instruct Plaintiff to pursuant 28 C.F.R 14.2 (a) & 14.4 in order to fully adjudicate your claim within 30 days.

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medical documentation showing proof of injuries sustained, itemized your bills or paid receipts for medical expenses incurred. evidence to substantiate USMS negligence given rise to this claim, email address, two estimates of repair or itemized pair receipt. By Lisa M Dickinson, General Counsel, Tort Claim Analyst (EXHIBITS F) Plaintiff forward her claim with 7/15/2021 delivered USPS tracking receipt with 2 set of USBS, letters, Dignity Health w/ password, forms that were breached, USMS negligence agent. form followed up with USMS Headquarters Ms. Lisa Dickinson message. Plaintiff was breached on her social media, Facebook, emails, phone texts, at properties, and cars. Plaintiff's family, friends and daughters' personal information, many more were breached Pastors, Professors, medical professional, actors, singers, teachers, victims, retired former governments, ADA disable person doesn't violate any first amended, family, friends, co-workers, lawyers, Loan officer, Realtors, students Athletics, Insurance company my family and friends outside countries such as Philippines, Japan, China, England, Portugal, Europe, Canada, India Etc. other states in U.S.A that were in Facebook. Plaintiff to defend her rights to protect her family and friends and co-workers, Ex bf from abuse of power. Plaintiff is witnesses to this abuse of power crimes.

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Lisa M Dickinson, General Counsel FTCA Tort (EXHIBITS E). Plaintiff to adjudicate her medical records and bill, property damages. (EXHIBITS F) Plaintiff has sent her S95 form properly to Department of Justice Tort Civil Division mail and certified USPS. (EXHIBITS D) Plaintiff to wait for approve or denial letter for investigation for all her adjudicated item property damages. Plaintiff can file 6 months after to District Court for a lawsuit due denial letter. Defendant USMS headquarter Office of General Counsel Washington DC 20530-0001 of Lisa M. Dickinson replied final denial letter late more than 6 months on Dec. 13,2022 with certified letter# 7012 0470 0000 5407 2274 signed by Jennifer B. Bryan on behalf of Lisa M. Dickinson. Plaintiff has sent her certified mail responds back drop it off the USPS front desk clerk at 1730 18th St. Bakersfield, CA 93301 around 8:00- 9:00 am on Dec. 20, 2022. (EXHIBITS E) Defendant USMS headquarter denied FTCA negligence and denial the existence of their employee (s) George Nichols and Russel Slope. Defendant USMS failed to investigates property damages and cause negligent infliction emotional distress. Plaintiff did not fail to exhausts her remedies and send all documents evidences such as medical bills, receipts and certified mailed DOJ letters. Plaintiff pursuant 28 U.S.C Code § 2401 (b) A tort claim against the United States s hall be forever barred unless it is presented in writing to the appropriate Federal agency within two years after such claim accrues or unless action is begun within six months after the date of mailing, by certified or registered mail, of notice of final denial of the claim by the agency to which it was presented. Plaintiff has exhaust administrative remedies to Department of Justice and US Marshal Serivces. Plaintiff had 28 C.F.R 14.2 (a) & 14.4 in order to fully adjudicate your claim within 30 Serivces. Medical documentation showing proof of injuries sustained, itemized your bills or paid receipts for medical expenses incurred. Submit evidence to substantiate USMS negligence given rise to this claim, email address, two estimate of repair or itemized pair receipt.

Pursuant FTCA 28 U.S. Code § 2675 (a) An action shall not be instituted upon a claim against the United States for money damages for injury or loss of property or personal injury or death caused by the negligent or wrongful act or omission of any employee of the have been finally denied by the agency in writing and sent by certified or registered mail. The failure of an 5 agency to make final disposition of a claim within six months after it is filed shall, at the option of 6 7 the claimant any time thereafter, be deemed a final denial of the claim for purposes of this section. 8 Plaintiff compensary damages and lost wages, negligent emotional distress cause by Defendant 9 USMS Russ Slope and George Nichols. Plaintiff asserted "sum certain" \$10 Billions of damages 10 for FTCA. 11 Pursuant 28 U.S.C. Code § 2677 Plaintiff has sent her early settlement with USMS Headquarter 12 General Counsel Lisa M. Dickinson in writing (EXHIBITS F). Plaintiff complied with to mitigate 13 14 Her personal injuries and loss wages. Plaintiff is entitled for pursuant 28. U.S.C. Code § 2676 15 judgment in action section 1346 (b) of this shall constitute a complete bar to any action by claimant 16 by reason of the same subject matter, against the employee of the government whose act omission 17 18 gave rise to claim. 19 20 21 22

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United States Marshals Service Headquarters, Washington, D.C 20530 office of General Counsel on responded with correspondence on Re: Administrative Tort Claim OGC #52941 on June 17,2021, (EXHIBIT E) certain sum of amount \$10 Billions, Instruct Plaintiff Marie Amold to pursuant 28 C.F.R 14.2 (a) & 14.4 in order to fully adjudicate your claim within 30 days. medical documentation showing proof of injuries sustained, itemized your bills or paid receipts for medical expenses incurred. evidence to substantiate USMS negligence given rise to this claim, email address, two estimate of repair or itemized pair receipt. By Lisa M Dickinson, General Counsel, Tort Claim Analyst (EXHIBITS F) Plaintiff forward her claim with 7/15/2021 delivered USPS tracking receipt with 2 set of USBS, letters, Dignity Health w/ password, forms that were breached, USMS negligence agent. form followed up with USMS Headquarters Ms. Lisa Dickinson phone message. Plaintiff was breached on her social media, Facebook, emails, phone texts, at properties, and cars. Plaintiff's family, friends and daughters' personal information, many more were breached Pastors, Professors, medical professional, actors, singers, teachers, victims, retired former governments, ADA disable person doesn't violate any first amended, family, friends, co-workers, lawyers, Loan officer, Realtors, students Athletics, my family and friends outside countries such as Philippines, Japan, China, England, Portugal, Europe, Canada, India Etc. other states in U.S.A that were in Facebook.

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FIRST CLAIM OF RELIEF

UNDER FEDERAL TORT CLAIM ACT

I.

28 U.S.C Code § 1346 (b) (1)

VIOLATION OF

NEGLIGENCE

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1. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant (s) USMS George Nichols and Russel Slope as "Federal Agency." Defendant (s) USMS George Nichols and Russel Slope committed a violation of 28 U.S.C. Code § 1346 (b) (1) wrongful act or omission of federal employee (s). Plaintiff Arnold was given to assert her FTCA claims through Department of Justice Hope Swann Department of Justice, Civil D. Torts Branch, Federal Tort Claims Act Staff GKJ:HLSwann:hls 157-16-0 Post Office Box 888 Benjamin Franklin Station, Washington D.C. 20044 responded correspondence dated June 20,2021, forwarding new correspondence to your office United States Marshals Service by Hope L Swann, Paralegal Specialist, Civil Division, Tort Branch on (4) reply June 2,2021, August 2, 2021, November 2, 2021, and November 9,2021 United States Marshals Service Headquarters, Washington, D.C 20530 office of General Counsel FTCA Administrative Tort Claim OGC #52941 on June 17,2021 from United States Marshals Services by Lisa M Dickinson, General Counsel FTCA Tort (EXHIBITS E). Plaintiff to adjudicate her medical records and bill, property damages. (EXHIBITS F) Plaintiff has sent her S95 form properly to Department of Justice Tort Civil Division mail and certified USPS. (EXHIBITS D) Plaintiff to wait for approve or denial letter for investigation for all her adjudicated item property damages. Plaintiff can file 6 months after to District Court for a lawsuit due denial letter. Defendant

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USMS headquarter Office of General Counsel Washington DC 20530-0001 of Lisa M. Dickinson replied final denial letter late more than 6 months on Dec. 13,2022 with certified letter# 7012 0470 0000 5407 2274 signed by Jennifer B. Bryan on behalf of Lisa M. Dickinson. Plaintiff has send her certified mail responds back drop it off the USPS front desk clerk at 1730 18th St. Bakersfield, CA 93301 around 8:00-9:00 am on Dec. 20, 2022. (EXHIBITS E) Defendant USMS headquarter denied FTCA negligence and denial the existence of their employee (s) George Nichols and Russel Slope. Defendant USMS failed to investigates property damages and cause negligent infliction emotional distress. Plaintiff did not fail to exhausts her remedies and send all documents evidences such as medical bills, receipts and certified mailed DOJ letters. Plaintiff pursuant 28 U.S.C Code § 2401 (b) A tort claim against the United States s hall be forever barred unless it is presented in writing to the appropriate Federal agency within two years after such claim accrues or unless action is begun within six months after the date of mailing, by certified or registered mail, of notice of final denial of the claim by the agency to which it was presented. Plaintiff has exhaust administrative remedies to Department of Justice and US Marshal Serivces. Plaintiff had 28 C.F.R 14.2 (a) & 14.4 in order to fully adjudicate your claim within 30 Serivces. Medical documentation showing proof of injuries sustained, itemized your bills or paid receipts for medical expenses incurred. Submit evidence to substantiate USMS negligence given rise to this claim, email address, two estimate of repair or itemized pair receipt. Pursuant FTCA 28 U.S. Code § 2675 (a) An action shall not be instituted upon a claim against the United States for money damages for injury or loss of property or personal injury or death caused by the negligent or wrongful act or omission of any employee of the have been finally denied by the agency in writing and sent by certified or registered mail. The failure of an agency to make final disposition of a claim within six months after it is filed shall, at the option of the claimant any time thereafter, be deemed a final denial of the claim for purposes of this section.

 Plaintiff compensary damages and lost wages, negligent emotional distress cause by Defendant USMS Russ Slope and George Nichols. Plaintiff asserted "sum certain" \$10 Billions of damages for FTCA.

Pursuant 28 U.S.C. Code § 2677 Plaintiff has sent her early settlement with USMS Headquarter General Counsel Lisa M. Dickinson in writing (EXHIBITS F). Plaintiff complied with to mitigate Her personal injuries and loss wages. Plaintiff is entitled for pursuant 28. U.S.C. Code § 2676 judgment in action section 1346 (b) of this shall constitute a complete bar to any action by claimant by reason of the same subject matter, against the employee of the government whose act omission gave rise to claim.

1. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant (s) USMS Russel Slope 28 U.S.C Code § 1346 (b) (1) committed violation wrongful act or omission on their duty incapacity scope. Defendant (s) USMS George Nichols and Russel Slope disregard for the safety or lives of others, which is so great it appears to be a conscious violation of other people's rights to safety." Plaintiff wrote a letter to United States of Marshals Services regarding USMS George Nichol's omission "noise" of harassment of Prison's electronic harassment, tampering with victim and people aggravating Plaintiff during her civil cases as Pro Se designated to Plaintiff's house 5703 Cordonata Way, Bakersfield, CA at 10:00 am. Plaintiff complain letter of adverse action to be investigated was addressed to United States Marshals Service Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA. Defendant (s) USMS Russel Slope called Plaintiff's house phone and left message to call him back. Defendant (s)

USMS Russel Slope responding to a letter of Plaintiff's complaining. Defendant (s) USMS Russel Slope introduce himself as Management discuss about my complaint and issue. Plaintiff Arnold and

Defendant (s) Russel Slope had via conversation her landline phone. Defendant (s) USMS Russel Slope started interrogating as Attorney and Plaintiff got offended as It's premature to ask such questions as it's out of his scope of practice. Plaintiff knows her legal rights and decided to end phone conversations.

Defendant (s) USMS Russel Slope "voice change" when he asked hypothetical questions does not relate to the complains. Plaintiff got upset. Defendant (s) USMS Russel Slope committed negligence to Plaintiff's complains and allowed the harassments "noise" from the wire, oral, intercept electronic communication through the monitored surveillance and cyberhacking on bank accounts, ssn, tampering with victim, pain and suffering coming from electronic harassment Prison from coming United States Marshals Service Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA 1. Defendant (s) USMS Russel Slope had a legal duty of obligation to performed 28 U.S. Code § 566 Power and duties to assist investigate all the tampering with victim and "noise" wire, oral, intercept, electronic communication, "Prisons" "tortures" give adverse action and provided Plaintiff a Witness Protection Program as she, Pro Se and victims to all her cases. Instead, Plaintiff is getting harassed by high- profile criminals through the wire, oral, intercept, electronic communication. Plaintiff is disfavored because she non-criminal and Pro Se litigation at multi-district court. Plaintiff was ignored and neglected. 2. Defendant (s) USMS Russel Slope breach of duty conduct falls below level of care owed to Plaintiff. Defendant USMS Russel Slope breach of duty not to complete his investigations and provided Witness Protective Program to Plaintiff. Plaintiff was Pro Se attending court hearing and litigations. (3) Cause- in-fact ties that Defendant (s) USMS Russel Slope breach of duty to perform investigation Plaintiff's injury. (4) proximate cause. Defendant (s) USMS Russel Slope had a duty to exercise reasonable care, instead committed reckless, omission conduct failed to investigate "noise" tampering with her case, Prison "tortures." Defendant (s) USMS Russel Slope failed to contact

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Department of Justice, check with other investigators such as respond letter FTC, FBI Cybersecurity 1 2 complaint, USPS Criminal Investigator, U.S. Senator Alex Padilla Criminal Justice (EXHIBITS A) 3 (EXHIBITS C) (EXHIBITS G) (EXHIBITS E). Plaintiff had written letters to USMS Criminal Investigator and picture of evidences of property 5 damages which I have filed sent with adjucticated copy of medical bills and receipts, picture of Plaintiff's cars always tampering during civil litigations. (EXHIBITS F) Plaintiff Marie Encar 7 Arnold declaration evidences of existence of federal employee under FTCA 28 U.S.C. Code § 8 **2671. (EXHIBITS Z)** Defendant USMS Russel Slope committed negligence to Plaintiff's complain about 10 11 Defendant (s) George Nichol's misconduct behavior and noise with Prison "excessive cruel 12 inhumane torture" tampering with victim during her case. After, Defendant USMS Russel Slope 13 disregard my complain about his co-worker. Plaintiff decide to send S95 form to USMS Headquarter 14 Office of Counsel Lisa M. Dickinson. and Department of Justice Tort Division Hope Swann 15 Paralegal. Plaintiff send a complaint regarding tampering, ssn, bank, "excessive cruel inhumane," 16 Defendant USMS Russel Slope tried to conceal the adverse action from Plaintiff's complaint. 17 Plaintiff has knowledge that this employees George Nichols and Russel Slope is employed 18 19 Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA 20 94102. 21 22 23 24

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2. Plaintiff Arnold meet in person George Nichols in cafeteria Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA 94102. Plaintiff drove her Z4 to San Fransico. Plaintiff had a court hearing with a one her Federal Case. Defendant George Nichols was prospecting his motorcycle training class his side business. Defendant USMS George Nichols is a referee for boxing show games. Defendant USMS George Nichols was wearing his blue suit and holding a radio in another and going to table to table. Defendant USMS George Nichols posted his LinkedIn as Court Security Officer USMS San Fransico, CA. Fed. Rule Evid. Code 401, 901 (e) computer data. (EXHIBITS Z)

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UNDER FEDERAL TORT CLAIM ACT

28 U.S.C Code § 1346 (b) (1)

NEGLIGENCE

DUTY:

1. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant Russel Slope "Employee of the government" includes (1) officers or employees of any federal agency and person acting on behalf of federal agency in an official capacity. Defendant is United States Marshals Service employed in capacity of scope at Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA 94102. Pursuant 28 U.S.C. Code § 1346 (b) (1) a civil action claim against party that cause personal injury and wrongful act or omission. Plaintiff Arnold alleged against Defendant (s) USMS Russel Slope committed negligence of duty analysis is circumstance under which an obligation to exercise reasonable care exist. Duty that is a negligence liability cause by reckless conduct employee. 1) the general duty of principal of reasonable care 2.) expectations to the general duty principle that established limited duty rules. Plaintiff Arnold complain about Plaintiff wrote a letter to United States of Marshals Services Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA regarding USMS George Nichol's omission misconduct behavior "noise" of harassment of Prison's electronic harassment, tampering with victim and people aggravating Plaintiff during her civil cases as Pro Se designated to Plaintiff's house 5703 Cordonata Way, Bakersfield, CA at 10:00 am on April.

22,2021. Defendant (s) USMS Russel Slope has a duty foreseeable Plaintiff to exercise reasonable care with regard to foreseeable risk to harm to one conduct. Defendant (s) USMS Russel Slope disregard rights and safety for others. After, Defendant USMS Russel Slope disregard my complain about his co-worker. Plaintiff decide to send S95 form to USMS Headquarter Office of Counsel Lisa M. Dickinson. and Department of Justice Tort Division Hope Swann Paralegal. Plaintiff send a complaint regarding tampering, ssn, bank, "excessive cruel inhumane," Defendant USMS Russel Slope tried to conceal the adverse action from Plaintiff's complaint.

3. Defendant (s) USMS Russel Slope employed as in Management at Philip Burton Federal Building & United States Courthouse 450 Golden Avenue San Fransico, CA 94102 has an obligation duty to assist with investigation on his 28 U.S.C. Code § 566 (a) It is the primary role and mission of the United States Marshals Service to provide for the security and to obey, execute, and enforce all orders of the United States District Courts, the United States Courts of Appeals.

the United States Tax Court, as provided by law. (1) The United States Marshals Service is authorized to—(A) provide for the personal protection of Federal jurists, court officers, witnesses, and other threatened persons in the interests of justice where criminal intimidation impedes on the functioning of the judicial process or any other official proceeding; (D) assist State, local, and other Federal law enforcement agencies, upon the request of such an agency.

4. Defendant (s) USMS Russel Slope called and left a message in Plaintiff's house landline regarding the complain about Defendant (s) George Nichol's misconduct behavior and noise with Prison "excessive cruel inhumane torture" Plaintiff can hear from wire, oral, intercept electronic communication, wire –tap Itelligence, images, photo, cell-phone, landline, homeland

security. Plaintiff is being tampered as victim. Plaintiff seeks adverse action to employee who 1 2 permitted those misconduct behavior that designated in Plaintiff's resident 5703 Cordonata 3 Way, Bakersfield, CA 93306 on April 22, 2021 10:00 am. 4 5 6 5. Defendant (s) USMS Russel Slope is aware Plaintiff is Pro Se and is getting tampered 7 as victim as Pro Se during her civil litigation cases. Plaintiff called Russel Slope retrieved the 8 voice message that he left in Plaintiff's house landline. Plaintiff Arnold and Defendant (s) USMS Russel Slope had a via conversation regarding Plaintiff's complain. Defendant (s) 10 USMS Russel Slope listen to my complaint disrupted with inappropriate interrogation 11 12 hypo ethical question that does not relate to complain to be investigate. Plaintiff felt 13 offend that he's practicing out of his scope with the duty with United States Marshals Service. 14 15 6. Plaintiff alleged against Defendant (s) USMS Russel Slope his duty obligation to provided 16 28 U.S.C. Code § 566 (A) provided for personal protection under Federal Witness Program. 17 Plaintiff has complaint with other Federal Agencies, even State and local Investigators. Plaintiff 18 was being tampered as victim as Pro Se and property damages and intimidations were occurring 19 during federal civil action. 20 21 7. Plaintiff alleged against Defendant (s) USMS Russel Slope his duty to finalize his 22 investigation and 28 U.S.C. Code § 566 (D) assist State, local, and other Federal law enforcement 23 agencies, upon the request of such an agency. Defendant (s) USMS Russel Slope can assist 24 25 investigation with other Investigator FTC. FBI Cyber security, HHS, USMS Investigator, U.S. 26 Senator Alex Padilla, U.S. Attorney General, Office General Inspection respond letters 27

(EXHIBITS G) (EXHIBITS C) (EXHIBITS A) on Plaintiff's property

damages of her cars and lost wages, personal injuries filed FTCA Tort adjudicated (EXHIBITS F) that was send certified mailed to USMS Headquarter Lisa M. Dickinson.

III.

UNDER FEDERAL TORT CLAIM ACT

28 U.S.C Code § 1346 (b) (1)

NEGLIGENCE

BREACH OF DUTY:

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1. Plaintiff Arnold alleged against 28 U.S.C Code § 2671 Defendant (s) USMS Russel Slope breach of duty to finalize the investigation on Plaintiff's "distress complaint" adverse action, on Defendant (s) USMS George Nichols. Defendant (s) USMS Russel Slope failed to meet standard care of USMS 28 U.S. Code § 566 Power and duties (a) It is the primary role and mission of the United States Marshals Service to provide for the security and to obey, execute, and enforce all orders of the United States District Courts. as provided by law. (1) The United States Marshals Service is authorized to—(A) provide for the personal protection of Federal jurists, court officers, witnesses, and other threatened persons in the interests of justice where criminal intimidation impedes on the functioning of the judicial process or any other official proceeding; (D) assist State, local, and other Federal law enforcement agencies, upon the request of such an agency. Defendant USMS Russel Slope has legal obligation to Plaintiff. Defendant USMS Russel Slope breach to duty to other Federal Agency Investigator of Plaintiff's "distress complaint" and risk of identity theft, unlawful breaching FTC, Dept. Human Health Services etc. (EXHIBITS A) (EXHIBITS E) (EXHIBITS C) (EXHIBITS F) Defendant USMS Russel Slope 28 U.S.C Code § 1346 (b) (1) committed a violation wrong act or omission to Plaintiff's complain about George Nichol's misconduct behavior and tampering with victim, noise with Prison "excessive cruel inhumane torture" adverse action. Plaintiff is being disfavored from Public Defenders and

2. Plaintiff Arnold alleged against Defendant USMS Russel Slope breach the duty to provided Plaintiff protection from Witness Protection Program because she is a tampered victim as Pro Se, and non-criminal. Plaintiff is considered other interest other threatened persons in the interests of justice were criminal intimidation. Defendant USMS Russel Slope is aware can hear wire, oral, intercept electronic communication, wire tappers, cyberhacker, from Plaintiff's human (RFID). Plaintiff is getting threats and intimidations of property looters and negligent emotional infliction distress.

3. Plaintiff Arnold alleged against Defendant USMS Russel Slope breach the duty of his complain about George Nichol's "noise" George Nichol's misconduct behavior and noise with Prison "excessive cruel inhumane torture" harassments designated in Plaintiff's resident 5703 Cordonata Way, Bakersfield, CA 93306 on April 22,2021 at 10:00 am.

Defendant USMS breach of his duty for proper final verbal statement on adverse action on Plaintiff's complain. Plaintiff was ignored and resume with negligent infliction emotional distress on yelling, defending, aggravated, provoked, pressures, intimidations, one voice program human (RFID), wire, oral, intercept. Defendant USMS Russel Slope decide to ignored it and conceal his co-worker adverse action. Plaintiff without hesitation send a S95 Form to USMS headquarter then his spied inform him. Then he reacted.

IV.

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UNDER FEDERAL TORT CLAIM ACT

28 U.S.C Code § 1346 (b) (1)

NEGLIGENCE

CAUSATION:

1. Plaintiff alleged against 28 U.S.C. Code § 2671 Defendant USMS Russel Slope is causation to Plaintiff's personal injuries and property damages and lost wages FTCA denied due to Defendant Russel Slope reckless and wrongful act or omission failed to obligation to investigate crimes and provided Plaintiff in a Witness Protection Program. Defendant USMS Russel Slope is causation of Plaintiff negligent infliction emotional distress continues and missing thing keeps occurring in Plaintiff's resident 5703 Cordonata Way, Bakersfield, CA 93306. Defendant USMS Russel Slope cause-in-fact breach his duty cause Plaintiff's personal injuries, pain and suffering, head ace, last for weeks, Emeregncy Room, aggravation, defending, Plaintiff seeks Medical Professional. Plaintiff's is Pro Se and is seeking Federal Pro Se Program in United States District Court for advices. Plaintiff get via phone conversations. Defendant USMS Russel Slope unreasonable, reckless, and misconduct cause harm to Plaintiff's injuries. Plaintiff is not criminal nor fugitive. Plaintiff complains why she'd being treated like a criminal. Defendant USMS failed to obligation on Government Ethical Code. Plaintiff is Pro Se and Defendant USMS Russel Slope employed as Management he can provide. Defendant USMS Russel Slope causation is sufficient factor, relevant to his wrongful act of duty, breach of duty cause Plaintiff negligent infliction distress. Defendant USMS Russel Slope 28 U.S.C Code & 1346 (b) (1) committed a violation wrong act or omission to Plaintiff's complain about George Nichol's misconduct behavior and tampering with

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victim, noise with Prison "excessive cruel inhumane torture" adverse action

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UNDER FEDERAL TORT CLAIM ACT

28 U.S.C Code § 1346 (b) (1)

NEGLIGENCE

SCOPE OF LIABILITY (PROXIMATE CAUSE:

1. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant USMS Russel Slope scope of liability as Defendant USMS Russel Slope had a duty to exercise reasonable care to provide Federal Witness Protection Program and investigate Plaintiff's FTCA adjudicated claims, lost wages and investigate the intimidation from wire, oral, intercept electronic communication, wire-tap, cell phone, human (RFID) and property damages at her properties 5703 Cordonata Way, Bakersfield 93306, 10367 Perfect Parsley, Las Vegas, NV 89183 instead, he engaged in careless conduct, reckless, cause- in- fact of Plaintiff's injuries. Defendant USMS Russel Slope had legal cause by his careless and reckless of negligence. Defendant USMS Russel Slope proximate cause Plaintiff to suffered in pain and suffering and negligent infliction emotional distress. Defendant USMS Russel Slope has a legal obligation under his USMS 28 U.S. Code § 566 Power and duties (a) (A) (1) (D) owe to Plaintiff's injuries. (1) The United States Marshals Service is authorized to—(A) provide for the personal protection of Federal jurists, court officers, witnesses, and other threatened persons in the interests of justice where criminal intimidation impede on the functioning of the judicial process or any other official proceeding; (D) assist State, local, and other Federal law enforcement agencies, upon the request of such an agency. Defendant USMS Russel Slope 28 U.S.C Code § 1346 (b) (1) committed a violation wrong act or

omission to Plaintiff's complain about George Nichol's misconduct behavior and tampering with victim, noise with Prison "excessive cruel inhumane torture" adverse action Defendant USMS Russel Slope had legal obligation to provide security and assist with other Federal law enforcement to investigate on Plaintiff's injuries and property damages.

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UNDER FEDERAL TORT CLAIM ACT

28 U.S.C Code § 1346 (b) (1)

NEGLIGENCE

DAMAGES:

1. Negligence laws allows recovery for physical pain and a victim may endured at time of the injury and in the recuperative process as well as any mental or emotional harm. FTCA Tort claim Medical Bills (EXHIBITS F) Plaintiff seeks monetary damages for personal injuries cause by Defendant (s) USMS Russel Slope committed negligence seducing and causing negligent infliction emotional distress. Plaintiff's daughters suffered pain and suffering mental anguished, nightmares, sharp pressures inside brain and shocks in body, dizziness, high blood pressure, tiresome, fear, teary, stress, despair, frustrated, tormented, upset, disappointed, acid reflex, induce high blood pressure, by aggravation during litigation. and worries of financial hardships. Plaintiff's daughters we're being subject control difficultness. high voltage shocks, and degrading treatment, painful poking needle in breasts and knee pains, whispering and talking all night till morning deprive you from proper sleep to raise mental anguished to poor health and control you to overeat to pantry, preventing to perform your daily duties by yelling, disorient you, inducing heart attack, electronic harassment, one voice program human (RFID), feeding word by mouth, mind threats, memories of chips medical procedures and people pain and illness (tortures) loss consortium. Emergency Room admission, Phycologist and Psychiatrist Medical Records, (EXHIBITS M) for negligent emotional distress, Plaintiff prescribed abilfy from Psychiatrist and nerve pains. Mental abuse from intimidations and abuser. Plaintiff seeks monetary damages for "Certain Sum" of 10 Billions. for negligent infliction

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emotional distress. Plaintiff seeks claim \$4.9 Billion monetary damages and Medical Bills \$5,000, Lost Wages \$5 Billion, Property Damages \$9,000

II.

SECOND CLAIM RELIEF

UNDER FEDERAL TORT CLAIM ACT 28 U.S.C Code § 1346 (b) (1)

NEGLIGENT EMOTIONAL INFLICTION DISTRESS

1. Plaintiff Arnold purse a civil action against 28 U.S.C. 2671 Defendant

Supervisory Deputy USMS Russell Slope, "Federal agency" committed a 28 U.S.C. 1346 (b) (1)

Personal injuries of negligent emotional infliction distress at Plaintiff's resident 5703 Cordonata

Way, Bakersfield, CA 93306 on April 22, 2021 10:00 am. Pursuant 28 U.S.C. 1346 (b) (1) Defendant

(s) USMS Russ Slope wrongful invasion of privacy and negligence of duty, FTCA 28 U.S.C. 1346

(b) (1) Plaintiff was compromised and hinder due to Defendant (s) USMS Russell Slope ECPA, invasion of privacy human RFID (s), in cars, house, cats caused post burden on daily duties to take care of responsibility at home, bills, cats and all Politics parties and hearing criminal justice and criminals and criminal defenders ease dropping Prisons and Courts designated to Plaintiff's house.

Therefore, Plaintiff stress and from identity theft, Plaintiff secured her sedimental documents were tampered and copied. Plaintiff is emotional distress controlled. Plaintiff daughters suffered mental anguished abuse from system. The elements of negligent infliction emotional distress;

The defendant owed the plaintiff a duty;
The defendant negligently breached that duty; and.

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emotional distress." 22

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The plaintiff suffered severe emotional distress as a result of the negligence.

2. Plaintiff alleged against Defendant (s) USMS Russell Slope committed a violation invasion of privacy of and Defendant Supervisory Deputy USMS owes to provide for personal protection for other threaten persons in the interest of justice were criminal intimidation. Therefore, stated on their 28 U.S. Code 566 – Powers and duties (A) instead, Plaintiff was being tampered as victim and intimidated and cause a negligent emotional infliction distress.

3. Plaintiff alleged against Defendant (s) USMS Russell Slope wrongful act cause breach of duty negligence therefore caused Plaintiff's and her family suffered loss, pain and suffering, job loss. Plaintiff suffered mental anguished, yelling, defending, stress, one voice program's identity theft voice, false accuser, provoking you to fight back, entice, feeding words in mouths, mental abuse, tortures, pain chest, arm, legs, knees, head, brain, painful realistic nightmares, hands pain last for weeks, pressures, feet pain, hospitalize emergency visit, medications, seeking ER doctors, medical bills

(EXHIBITS F)

"The plaintiff must allege that, "(1) the defendant negligently engaged in conduct, (2) it was reasonably foreseeable that such conduct would cause the plaintiff severe emotional distress (often referred to as 'mental anguish'), and (3) the conduct did in fact cause the plaintiff severe

Plaintiff's Kaiser Psychologist and Psychiatrist Record Declarations (EXHIBITS M). Plaintiff seeked mental anguished and NIED at Kaiser Permanente 4900 California Ave, Bakersfield, CA 93309. ER Dignity Health medical records for leg paralysis in weeks and pain in hands. Plaintiff was prescribed abilify for emotional distress and mental anguished, loss consortium.

Plaintiff has ADA disability deprive from sleeps, painful hands with metal brace inside, upset,
instigator, creating drama to hostile environment voices command, body double and mind pains. sad
for loss family pet, isolation, seducing worries. Plaintiff suffered soft tissues pains, internal, and
tiresome, frustrated, disoriented, teary, despair, dizziness, high blood pressure, headaches,
aggravation, yelling, shattering, mental abuse, The Defendant USMS Russell Slope engaged in
negligent conduct or willful violation of statutory standard. Plaintiff suffered serious emotional
distress. This cause Plaintiff's mental disability to worsen and ongoing harassment caused
severe emotional distress. Plaintiff suffered severe loss consortium due mental
abuse that she hears. Loss the ability to seek a relationship, digital nightmare and misleading to
overeat, rejected from feelings. Plaintiff urge to final conclusion to her civil case with heavy
numerous merits. Plaintiff is haunted by Defendant (s) USMS wrongful conduct. Plaintiff suffered
negligent emotional infliction distress. Plaintiff emotional distress to give up her two cats
Henry and Bella. Plaintiff exhausted and worried for the cats, the loss of Plaintiff's dog Star.
Plaintiff sadden for the loss and giving up her fury friends. Plaintiff witness Henry and Bella
emotional distress from control and tortured. Plaintiff and her daughters were tortured and
aggravated and mental abused, invaded.

- 4. Plaintiff alleged against Defendant (s) USMS Russell Slope cause great mental worries and problems financial burden. Plaintiff seek compensatory for loss consortium a personal injury for negligent emotional infliction distress.
- 5. Plaintiff seeks compensary monetary damages for personal injury of emotional distress, mental anguished, loss consortium, pain and suffering, pressure, excessive cruel inhumane torture, pain in knee, arm, hand, breasts, chest, inducing heart attack, pressure in heart, and electronic

Case 1:23-cv-00266-ADA-CDB Filed 02/22 Page 35 of 142 Document 1 harassment and double body and mind abuse of "certain sum" of 10 Billions for 28 U.S.C 1346 (b) (1) FTCA Claim. Medical records, Hospital bills, (EXHIBITS F) (EXHIBITS M) (EXHIBITS B)

VII.

THIRD CLAIM FOR RELIEF FEDERAL TORT CLAIM ACT

28 U.S.C. 1346 (b) (1)

1. Plaintiff Arnold, Pro Se Litigator for multi-district courts such as Northern

District of California civil division San Fransico, Oakland and Eastern District Bakersfield.

Plaintiff Marie Encar Arnold has civil action against 28 U.S.C. Code § 2671-2680 Defendant

United States Marshals Service federal law enforcements and "Federal agency" judicial and legislative branches. Defendant (s) Supervisory Deputy United States Marshals Service Russell Slope

and in their capacity scope of employment same building and department at Philip Burton Federal

Building & United States Courthouse 450 Golden Gate Avenue #2005 San Fransico, CA 94102.

Defendant (s) Supervisory Deputy USMS Russell Slope while engaged or duty of person acting on behalf of federal agency in an official incapacity of employment.

2. Plaintiff Arnold alleges against Defendant (s) Supervisory Deputy USMS Russell Slope committed a violation of wrongful act of negligence of duty. Defendant Supervisory Deputy USMS Russell Slope had an obligation to exercise reasonable care that exists. Defendant Supervisory Deputy USMS received a written letter of complaint for one of his USMS Court Security Officer George Nichols. Plaintiff complains about the noise of prisons aggravation and harassment coming

Philip Burton Federal Building & United States Courthouse 450 Golden Gate Avenue #2005 San

Fransico, CA 94102. Plaintiff and her family were admistered cruel inhumane tortures for no

reasons. Defendant USMS misusing government operated wire, oral, communication, intercept

electronic communication to intend to cause emotional distress.

3. Plaintiff Arnold alleges against Defendant (s) Supervisory Deputy USMS Russell Slope committed a violation of breach of duty by not finalizing the police report or closure statement on his duties as management. Defendant USMS breach the duty to render service of S95 form for further investigation for USMS Internal Affairs instead ignored Plaintiff Arnold and let her be compromise with negligent infliction emotional distress caused pain and suffering to ER visits to Hospitals. Plaintiff prescribed by Medical provider to taking muscle relaxer medication called "cyclobenzaprine" that doesn't work from cruel inhumane torture that last for weeks and "abilify" for emotional distress and mental anguished.

Defendant USMS Russell Slope failed to meet standard care USMS 28 U.S.C. Code § 566 Power and duties (a) It is the primary role and mission of the United States Marshals Service to provide for the security and to obey, execute, and enforce all orders of the United States District Courts. as provided by law.

Defendant Supervisory Deputy Russell Slope breach his duty to provided personal protection for Plaintiff that was intimidated by criminals. Defendant Supervisory Deputy USMS Russell Slope (D) assist State, local, and other Federal law enforcement agencies, upon the request of such an agencies such FTC, General Inspector, FBI, Department of Justice, Human Health Services (EXHIBITS A) (EXHIBITS E) complaints.

4. Plaintiff Arnold alleges against Defendant Supervisory Deputy USMS Russell is causation to Plaintiff's personal injuries that lead her to emergency rooms. Plaintiff's property damages and loss of wages, loss consortium due to negligence of Investigations to her complaints.

5. Plaintiff Arnold alleges against Defendant Supervisory Deputy USMS Russell Slope has scope of liability as Supervisory and Management to exercise reasonable care to provided Federal Witness Protection Program and investigate her property damages and personal injuries such as medical

engaged in training or duty under section 115, 316, 502, 503, 504, or 505 of title 32, and persons acting on behalf of a federal agency in an official capacity, temporarily or permanently in the service of the United States, Defendant Supervisory Deputy Russell Slope as Federal agency and federal agencies employee in his official of scope. Pursuant FTCA claim 29 U.S.C. Code § 1346 (b) (1) for injury or loss of property, or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred. Plaintiff Arnold exhausted administration remedies of authenticated letters from Civil Division of Tort Claims. Pursuant 28 C.F.R Part 14 Administration Claims under Federal Tort Claim Act Plaintiff followed all instruction and adjudicated for her FTCA claim. Plaintiff has asserted her sum certain amount of \$10 Billion in her complaint.

8. Exhausted Administration Remedies:

Plaintiff pursuant 28 U.S.C Code § 2401 (b) A tort claim against the United States shall be forever barred unless it is presented in writing to the appropriate Federal agency within two years after such claim accrues or unless action is begun within six months after the date of mailing, by certified or registered mail, of notice of final denial of the claim by the agency to which it was presented. Plaintiff did not fail to exhaust administrative remedies to Department of Justice and US Marshal Serivces. Plaintiff had 28 C.F.R 14.2 (a) & 14.4 in order to fully adjudicate your claim within 30 Serivces. Medical documentation showing proof of injuries sustained, itemized your bills or paid receipts for medical expenses incurred. Submit evidence to substantiate USMS negligence given rise to this claim, email address, two estimate of repair or itemized pair receipt. Plaintiff had collected medical records, medical bills, unclaimed property damages, documents that were

breached cause by USMS employee (s) negligence. Plaintiff's car damages, proof of evidences property ownerships, death of Star her mom's and Plaintiff's dog 2019. Plaintiff did not fail to fully adjudicate her compensary damages, property damage, medical bills, lost wages, demand settlement letter, standard form SF 1145 "sum certain" of damages. (EXHIBITS H) Plaintiff followed the FTCA list order and adjudicate her claims (EXHIBIT J), (EXHIBIT F) (EXHIBIT B). Plaintiff send a complaint on April, 22,2021 U.S Department of Justice 950 Pennsylvania Avenue, NW Washington D.C. 20530-0001 S95 form USPS certified mailed (EXHIBITS I) Department of Justice, Civil Division, Torts Branch, Federal Tort Claims Act Staff GKJ:HLSwann:hls 157-16-0 Post Office Box 888 Benjamin Franklin Station, Washington D.C. 20044 responded correspondence dated June 20,2021, forwarding new correspondence to your office United States Marshals Service by Hope L Swann, Paralegal Specialist, Civil Division, Tort Branch on August 2, 2021 (EXHIBITS E) United States Marshals Service Headquarters, Washington, D.C 20530 office of General Counsel on responded with correspondence on Re: Administrative Tort Claim OGC #52941 on June 17,2021 certain sum amount Tort \$10 Billions, Instruct Plaintiff Marie Arnold to pursuant 28 C.F.R 14.2 (a) & 14.4 in order to fully adjudicate your claim within 30 days. Medical documentation showing proof of injuries sustained, itemized your bills or paid receipts for medical expenses incurred. evidence to substantiate USMS negligence given rise to this claim, email address, two estimate of repair or itemized pair receipt. By Lisa M Dickinson, General Counsel, Tort Claim Analyst (EXHIBITS F) Plaintiff forward her claim with USPS tracking receipt with 2 set of USBS one medical records followed up with USMS Headquarters Ms. Lisa M Dickinson phone message. Plaintiff received final denial letter late more 6 months arrived in certified mail Dec. 13,2022 with a certified letter #7012 0470 0000 5407 2274 signed by USMS Jennifer B. Bryan on behalf of Lisa M. Dickinson. Plaintiff signed here certified mail respond back at USPS on Dec.20,2022 (EXHIBITS E) (EXHIBITS F) Plaintiff proof of evidences ownerships, death of star, medical

records, property damages BMW X1's new tires, missing spare, and emergency kit, cars force trade 1 2 BMW Z4, Cadillac Non-operative Mercedes 2010, Plaintiff to recover damages pursuant to 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26

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42 U.S.C 1983. 9. Pursuant 28 U.S.C Code § 2677 Plaintiff has sent a early settlement with USMS headquarter Counsel Lisa M Dickinson in writing. Plaintiff complied with mitigate her personal injuries and loss wages. Plaintiff is entitled for pursuant 28 U.S.C Code § 2676 judgment in action under section 1346 (b) of this title shall constitute a complete bar to any action by claimant by reason of the same subject matter, against the employee of the government whose act omission gave rise to the claim. Pursuant FTCA 28 U.S. Code § 2675 (a) An action shall not be instituted upon a claim against the United States for money damages for injury or loss of property or personal injury or death caused by the negligent or wrongful act or omission of any employee of the have been finally denied by the agency in writing and sent by certified or registered mail. The failure of an agency to make final disposition of a claim within six months after it is filed shall, at the option of the claimant any time thereafter, be deemed a final denial of the claim for purposes of this section. Plaintiff compensary damages and lost wages, negligent emotional distress cause by Defendant USMS Russ Slope and George Nichols. Plaintiff asserted "sum certain" \$10 Billions of damages for FTCA. Plaintiff seeks claim \$4.9 Billion monetary damages and Medical Bills \$5,000, Lost Wages \$5 Billion, Property Damages \$9,000 "Sum Certain" of damages amount of \$10 Billions.

IIII.

FOURTH CLAIM FOR RELIEF

UNDER FEDERAL TORT CLAIM ACT

28 U.S.C. Code § 1346 (b) (1)

VIOLATION OF 49 CFR § 801.56 UNWARRANTED INVASION

OF PERSONAL PRIVACY 5 U.S.C. CODE § 522 (b) (6) PUBLIC INFORMATION,

AGENCY RULES, ORDERS, RECORDS

- 1. Plaintiff Marie Encar Arnold is Pro Se litigator for multi-district civil division for Northern District of California. Plaintiff is victim to many federal case (s). Plaintiff is non-criminal to all her case(s). Plaintiff had reported complaint letters of aggravation and tortures to government branches, complains of abuse of power 49 CFR § 801.56 unwarranted invasion of personal privacy, 5. U.S. Code § 552 (b) (6), operate, owned electronic communication interception, wire, oral. 28 U.S. Code § 2671 Defendant Supervisory Deputy USMS Russell Slope committing wrongful act of abuse of power of being unethical and threatful to Plaintiff's family and friends by naming calling of numerous mental abuses, disorderly misconduct. Pursuant 28 U.S.C. Code § 1346 (b) (1) under Federal Tort Claim Act liable owe to Plaintiff's personal injuries. Plaintiff Arnold was given correspondence letter from United States of Marshals Service Tort Civil Divisions by Lisa M Dickinson (EXHIBITS E).
 - 2. Plaintiff Arnold alleged against 28 U.S.C Code § 2671 Defendant (s) Supervisory Deputy

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USMS Russell Slope under 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission violation 49 CFR § 801.56 unwarranted invasion of personal privacy, 5 U.S. Code § 552 (b) (6) public information, agency rules, opinions, orders, record, and proceedings. Exemption (b)(6) permits the government to withhold all information about individuals in "personnel and medical files and similar files" when the disclosure of such information "would constitute a clearly unwarranted invasion of personal privacy." Defendant (s) Russell Slope unwarranted invasion on Plaintiff's resident 5703 Cordonata Way, Bakersfield, CA 93306 on April 22,2021. Defendant Supervisory Deputy Russell Slope on medical procedures and medical documents of medical records lab results. at hospitals and clinics and her vital human (RFID) bio implant to remotely spied, under cover double body and mind on her drafting pleadings, civil cases Marie Arnold vs. MetLife, Marie Arnold vs. Kaiser Arbitration, personal high-sensitive information's Pleadings with civil case medical information's, medical record, MetLife Ins., stalked to remotely view Palo Alto Medical Foundations. unwarranted invasion of privacy. Medical Records, Pleadings (EXHIBITS M) (EXHIBITS F). Defendant USMS Russell Slope did not comply with HIPPA.

there was an unauthorized intrusion or prying into his seclusion: the intrusion was highly offensive to or objectionable to a reasonable person; the matter intruded upon was private; and. the intrusion caused anguish and suffering.

3. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant USMS Russell Slope 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission CFR § 801.56 and 5 U.S. Code § 552 (b) (6) unauthorization intrusion seclusion to Plaintiff's medical records breached on July 7,2020 HCAB, HIV, blood counts etc. blood tests result on non-reactive as negative and medical office procedures exams, medical history and medical office Palo Alto Medical Foundation on 301 old San

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Fransico Rd, Sunnyvale, CA 94086. Defendant intrusion was violation offensive to Plaintiff's dignity and privacy. Defendant USMS Russell Slope is Federal Law Enforcement has legal knowledge to be reasonable person. This matter is very private and confidential and violated cites for HIPPA, compromise, breached, and spied by wire, oral, electric communication, cells device, bank card chips, car's GPS tracker, human (RFID) bio implant remotely viewing, under cover bodydouble listening eardrop stealing information's about your health. This cause Plaintiff pain and suffering and lost wages, loss constoruim, stress, disoriented and fear to be harm by people who disfavor healthcare workers. Defendant Russell Slope unwarranted invasion of privacy. Plaintiff did not disclose and reported to Privacy Officers many times for demand privacies. Plaintiff has public disclosures of embarrassing private facts misdiagnosed from previous libel lawsuits. Defendant Russell Slope breached and delays out through wire, oral, electronic communication intercepts, images, dreams, to false light in public eye of U.S. Government system. Defendant Russell Slope were prying intrusion seclusion without permission to invasion one person privacies to retaliate for reporting to Privacy Officer Department of Human Health & Services. Plaintiff is non-criminal and victim former government preventing from equal employment. (EXHIBITS B) (EXHIBITS M)

4. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant Russ Slope 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission CFR § 801.56 and 5 U.S. Code § 552 (b) (6) unauthorization intrusion seclusion on Plaintiff's medical internal family practice appointment and Laboratory Dept. blood draws July 7,2020 HCAB, HIV etc. At 2734 El Camino Real, Santa Clara, CA 95051 and also El Camino Hospital Emergency Room for "excessive cruel inhumane torture and punishment," 2019, 2021 admitted ER. On April 22,2020. Defendant USMS Russell Slope committed violation of HIPPA LAW and negligence of malpractice of invasion of privacy.

there was an unauthorized intrusion or prying into his seclusion; the intrusion was highly
offensive to or objectionable to a reasonable person; the matter intruded upon was private;
and, the intrusion caused anguish and suffering. Plaintiff 's USPS job medical exams at Concentra
1800 Westwind Dr. Suite 301, Bakersfield, CA 93301 for Plaintiff's USPS medical
exams for urine test for employment and Stanford Medical Exams blood tests documents or oral
results for employment August 20,2020 at 8:00 at Stanford Hospital 300 Pasteur Drive, Stanford, CA
94305. Defendant (s) USMS Russ Slope utilize designation of wire, oral, electronic communication,
cell phones, bank cards, car's gps tracker, human (RFID) bio implant, remotely view and ease drop,
intercept. Defendant (s) USMS Russell Slope breached publicity that place to
person false light public of governments. Defendant (s) USMS Russell Slopes takes
photos, video recording, reviewing, without consent from Plaintiff. Plaintiff is harmed by Defendant
USMS Russell Slope negligent emotion infliction distress cause by post hardships control.
Kaiser Permanente Medical records (EXHIBITS M)

5. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant USMS Russell Slope 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission CFR § 801.56 and 5 U.S. Code § 552 (b) (6) unauthorization intrusion seclusion Plaintiff's dentist record and dentist appointment on August 12,2020 at Dentist Image, 1801 26th Bakersfield, CA 93301. Defendant (s) USMS George Nichols mirror facing, wire, oral, intercept or endeavor, *human* (RFID) bio implant, under cover body double and mind, cell phone, texts, car gps tracker. Plaintiff was in pain and suffering of her teeth. Defendant (s) USMS Russell Slope cause threatens dramatic scene to Plaintiff's dentist appointment. Plaintiff dentist records were exposed to publicity U.S. Government System, Plaintiff did not disclose. Plaintiff was embarrassed about crowned. Dentist

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overly reshaped crown with control and ruin it and demand to repeat procedures. Dentist did not attached permanent crown. Plaintiff with deeply stress out decline his procedures. Plaintiff suffered negligent emotional infliction distress.

7. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant Russell Slope 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission CFR § 801.56 and 5 U.S. Code § 552 (b) (6) unauthorization intrusion seclusion Plaintiff's resident 5703 Cordonata Way, Bakersfield, CA 93306 on April 22,2021 10:00 Plaintiff's civil litigations cases, pleadings, documents with highly sensitive information's Arnold vs. Marie Arnold vs. MetLife, Marie Arnold vs. Kaiser Arbitration (EXHIBITS F) Defendant (s) Russell Slope misuse the wire, oral, intercept, body double and mind, human (RFID) remotely viewing, electronic communication, devices, landline, cell phones, emails, cyberhacked, hiring private eye, photographs, unlawful recording, copying, writing, video recording etc, faxes, mail, spying for criminal defense, public defenders even high profile. Defendant (s) USMS Russell Slope breached to oral public disclosures to hinder, delay, intimidations, court proceedings, disfavor Pro Se, victim, non-criminal. Plaintiff exposed by oral, wire, intercept, electronic communication to false light in public eye and Intelligence U.S. Government. Plaintiff was being intentionally disrupted by undercover body -double mind, yelling, screaming, defending, feeding words in mouth, blood pressure, pain, disoriented, one voice program and body mind program. Plaintiff utilizing Pro Se Federal Program as Pro Se litigation. Defendant USMS Russ Slope invasion of privacy to take control designated all criminal defense to Plaintiff's mind to hinder, cause mistakes, missing hearing, disoriented mental anguished. Defendant (s) USMS Russell Slope unjust to delay Plaintiff as Pro Se to

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represent herself. Plaintiff was administered "excessive cruel inhumane torture and punishment," for not causing any crime nor sentences for anything. Plaintiff and family suffered harmed negligent emotional infliction distress, loss consortium, mental anguished, severed mental illness that affected Plaintiff physical health. Plaintiff suffered infliction emotional cried, tears, unjust disrupted into her civil cases and stress many broken things were being controlled to post hardships bank account.

8. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant USMS Russ Slope 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission CFR § 801.56 and 5 U.S. Code § 552 (b) (6) unauthorization intrusion seclusion to Plaintiff's properties 5703 Cordonata Way, Bakersfield, CA 93306, 10367 Perfect Parsley Las Vegas, NV 89183 by oral, wire, electronic communication, intercept or endeavor, controlled under cover body-double and mind, voice command to property damages missing things and scratched swimming pools, infested with bugs, monitored to loot properties, garaged doors, intrusion seclusion, unauthorization keyholders, no consent, not aware, picking locks, lock smith unauthorization to duplicate keys. (EXHIBITS F) Intentionally, monitored Plaintiff's cell phone, car GPS tracker, bank cards chips, human (RFID) implant. Plaintiff's vehicle's Mercedes C300 key and scratched during Court hearing, BMW x1 spare tires, BMW x1 missing key, BMW emergency kit, nail tire. Defendant (s) USMS George Nichols and Russ Slope invasion of privacy with other assist to investigate State and local Federal Agency, watch monitored surveillance federal agency. Plaintiff was intimidated during civil cases, voices to delay message "moves," unlawful intimidation to victims and witness, informant. Plaintiff mental anguished, nervous to get her car repair because oral, wire, intercept, electronic communication voice command to damages the car because former government. Plaintiff

has kids' passenger. Defendant (s) USMS Russell Slope can hear with others.

9. Plaintiff Arnold alleged against 28 U.S.C. Code § 2671 Defendant (s) Russell Slope 28 U.S.C. § 1346 (b) (1) committed a wrongful act or omission CFR § 801.56 and 5 U.S. Code § 552 (b) (6) unauthorization intrusion seclusion Plaintiff's personal relationships ex- bf's was unlawful reviewed at home in their bedrooms. Defendant (s) USMS Russell Slope breached wire, oral, intercept, video recording, sounds, images, photograph, emails, texting, transferring images to Intelligences with narrator, dreams and nightmare, nudity photos images in Intelligences. Defendant Russ Slope unlawful disclosure of embarrassment and humiliations to Plaintiff and her ex-bf private parts nudity to public eye of U.S. Government Intelligences. Plaintiff and her ex- bf exposed and invaded of privacy publicity that places a person in false light in public eye. Plaintiff was breached by unethical Prisons government employees chatter, motor mouths, giddy, uneducated unethical, annoying, and aggravator.

Plaintiff seeks compensary monetary damages for personal injury of emotional distress, mental anguished, loss consortium, pain and suffering, pressure, excessive cruel inhumane torture, pain in knee, arm, hand, breasts, chest, inducing heart attack, pressure in heart, spinal injury and electronic harassment and double body and mind abuse of "certain sum" of 10 Billions for 28 U.S.C 1346 (b) (1) FTCA Claim.

V.

FIFTH CLAIM OF RELIEF

PLAINTIFF TO REQUEST EQUITABLE TOLLING EXTEND "ESTOPPED TOLL" STATUE LIMITATION UNDER STATE OF CALIFORNIA CCP CODE 352 (a) MENTAL OR PROTECT UNDER AMERICAN DISABILITY ACT ADA.

DISABILITY ACT OF1990, 42 U.S.C. § 12101

- 1. Plaintiff Arnold assert State of California CCP Code 352 (a) a person entitled to bring action, mental disability or mental illness. Plaintiff has mental disability protected under American Disability Act. Plaintiff has pleaded her case in federal court. Plaintiff to "estopped toll" Statue Limitation on federal case against USMS. Plaintiff is receiving her SSI as proof of evidences. (EXHIBITS F). Plaintiff case is not bared from statue limitation yet. Just in case.
- 2. Plaintiff to assert Medical Professional with diagnoses with her mental disability of "hearing voices" and her PTSD living across Prison 0.7 miles 2017. Plaintiff and her daughters suffered great PSTD. Plaintiff has continue seeking therapy from MD. (EXHIBITS F)
- 3. Plaintiff to assert in complaint the ADA defines disability as "a physical or mental impairment that substantially limits one or more of the major life activities of such individual; a record of such an impairment; or being regarded as having such an impairment." (*Irwin v. Veterans*Administration, 498 U.S. 89 (1990) Plaintiff is Pro Se untimely filed his 28 U.S.C. FTCA 1346

 (b) Federal courts have typically extended equitable relief only sparingly in suits against private litigants, allowing tolling where the claimant.

No Demand jury trial

REQUEST OF RELIEF

Plaintiff seeks claim \$4.9 Billion monetary damages and Medical Bills \$5,000, Lost

Wages \$5 Billion, Property Damages \$9,000

"Sum Certain" of damages amount of \$10 Billions

Any further relief which the court may deem appropriate. Plaintiff seeks protection for the U.S.

Government or demand job position Federal Protective Services.

To victims of cruel inhumane torture & Federal wiretapping & abolish criminal mind, abolish "abuse of power" Electronic Communication Privacy Act, separate my mind from the mental abuser, secure *human* (RFID) and Assets Protective Order & abolished vote from 2008-2022

Dated: Jan 7,2023

Marie Encar Arnold, Plaintiff

Pro Se

EXHIBITS A

Marie Encar Arnold <secure911mycom@gmail.com>

Re: Criminal Justice

Senator Alex Padilla <Senator_Padilla@padilla.senate.gov>To: secure911mycom@gmail.com

20 September 2022 at 07:10

ALEX PADILLA CALIFORNIA

(202) 224-3553 PADILLA.SENATE.GOV

United States Senate

WASHINGTON, DC 20510

COMMITTEES:
BUDGET
ENVIRONMENT AND PUBLIC WORKS
HOMELAND SECURITY AND
GOVERNMENTAL AFFAIRS
JUDICIARY
RULES AND ADMINISTRATION

Dear Ms. Arnold,

Thank you for contacting me. I appreciate hearing from you, and please know that I have made careful note of your letter.

As your Senator, I am committed to working hard and doing all I can to help California and our nation recover from the COVID-19 pandemic and build a better future for all.

It is always helpful to hear from Californians like you, and I will be sure to keep your thoughts in mind as I work with my colleagues in the United States Senate.

Once again, thank you for writing. Should you have any other questions or comments, please call my Washington, D.C. office at (202) 224-3553 or visit my website at padilla.senate.gov. You can also follow me on Facebook, and Twitter, and you can sign up for my email newsletter at padilla.senate.gov/ newsletter.

Sincerely,

Alex Padilla United States Senator An official website of the United States government Here's how you know



The Torts Branch's Federal Tort Claims Act Litigation Section (FTCA Section) defends the United States in a wide range of complex, and often controversial, suits filed under the Federal Tort Claims Act. Enacted on August 2, 1946, the Federal Tort Claims Act provides a limited waiver of the United States' immunity from suit, allowing claims for damages

for injury or loss of property, or personal injury or death caused by the negligent or wrongful act or omission of any employee of the Government while acting within the scope of his office or employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred

28 U.S.C. § 1346(b).

Today, litigation under the Act covers a variety of torts. Suits often arise from medical care or treatment, regulatory activities, law enforcement, and maintenance of federal lands. The FTCA Section has handled the defense in litigation related to Hurricane Katrina, which seeks billions of dollars in damages for losses caused by flooding. The FTCA Section also has handled sensitive law enforcement cases involving informants, and it has defended the United States in suits brought by individuals who were detained on immigration charges following the September 11, 2001 terrorist attacks.

The Federal Tort Claims Act Litigation Section serves as the principal point of contact for both other Department of Justice (DOJ) components, such as the United States Attorneys Offices, and other federal agencies on a number of legal issues arising under the FTCA. The section assists in litigation development and settlement strategy, and it has particular expertise in the evaluation and settlement of catastrophic injury cases. The FTCA Section's Director has authority to act on settlements by federal agencies of up to \$1,000,000. For settlements in excess of that amount, the Director makes recommendations to higher-level DOJ officials. The section has prepared model settlement documents that protect the interests of the United States and is expert in the use of structured settlements.

In addition, the FTCA Section makes appeal recommendations on all adverse judgments entered in FTCA cases. It also provides comments on FTCA-related Congressional legislation that may have an impact on taxpayer liability. Further, the FTCA Section is responsible for administrative adjustment of tort claims filed as a result of DOJ employee conduct nationwide. The FTCA Section also determines the appropriate agency to adjust administrative claims that have been filed with DOJ.

Updated October 20, 2014

Thank you for your input.

<u>Contact the Webmaster to submit comments.</u>

Dec. 27,2022

From: Marie Arnold Federal Tort Claim # 52941 5703 Cordonata Way, Bakersfield, CA 93306

To: Department of Justice Civil Division, Tort Branch, Federal Tort Claims Act Staff, Post Office Box 888, Benjamin Franklin Station, Washington, D.C. 20044 United States Marshals Serivces Headquarter, Office General Counsel Building CG-3, 15 Floor Washington, D.C. 20530-0001

Dear Department of Justice Hope L. Swann, USMS Office General Counsel Lisa Dickinson, U.S. Attorney General,

Good afternoon, USMS Office General Counsel Lisa Dickinson, in respond to your correspondence on my USMS Tort Claim that I have received on June 17,2021. That I was to adjudicate my claims for compensatory, lost wages, property damages and personal injury. The negligence cause by your USMS employee(s) in capacity scope of breaching, invasion privacy of highly personal information's. I have submitted evidences to USMS headquarters, medical bills, the name of USMS employee(s), ownership, and picture of property damages. In good faith, I would be willing to mitigate a settlement amount \$3 Million. For inconvenience that arises during litigations. I hoping to hear from you. Please call me 661-748-1289 or 702-802-9451. I have attached standard form 1145. Best regards, Marie Arnold, Pro Se litigator of multi-District Court.

Respectfully

Marie Arnold, Pro Se

Standard Form 1145 (EG) (Revised 1/92) Department of the Treasury 1 TFM 4-2000

Paid by Check No.

VOUCHER FOR PAYMENT UNDER FEDERAL TORT CLAIMS ACT

Voucher No.	
Schedule No.	

	Claim	No
U.S.		PAID BY
(Department, bureau, or establish Voucher prepared at	iment)	
(Give place as	ad date)	-
The United States, Dr., To		
(Payee(s))		-
Amount claimed, \$ Date claim accrued		
Date claim accrued		, 20
Amount of award, compromise, or settlement	nation in detail.)	\$\$
ACCEPTANCE E I, (We), the claimant(s) and beneficiaries, do hereby accept the wit me (us), on my (our) heirs, executors, administrators or assigns, and a	BY CLAIMANT(S) thin-stated award, compromise, or settleme	ent as final and conclusive on
my (our) heirs, executors, administrators or assigns of any and all claim ansing from, and by reason of any and all known and unknown, foreseend the consequences thereof, resulting, and to result, from the same aneirs, executors, administrators, or assigns, and each of them, now have the consequences of the Government whose act or omission gave rise to the for the wrongful death of me (us). I (We) further agree to reimburse, in employees from any and all claims or causes of action, including wrong ise to the claim by reason of the same subject matter.	en and unforceen and bodily and personal subject matter that gave rise to the claim fave or may hereafter acquire against the U claim by reason of the same subject mattendemnify, and hold harmless the United St	injuries, damage to property for which I (we) or my (our) Juited States and against the er, including any future claim tates, its agents servants and
Date , 20	(C	laimant)
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This claim has been fully examined in accordance with the provisions of the Federal Tort Claims Act (28 U.S.C. 2673), and is approved in the	Pursuant to the authority vested in me correct and proper for payment in the	2, I certify that this voucher is
mount of \$	amount of \$	
•		
(Head of Federal agency, or authorized designee)	(Authorized certifying	officer)
Date, 20	Date, 20	
FIGN ORIGINAL ONLY Title	SIGN ORIGINAL ONLY Title	
ACCOUNTING C	LASSIFICATION	

Total

(Farever) Tulips

Grand Total:

\$17.75 \$17.75

\$0.60

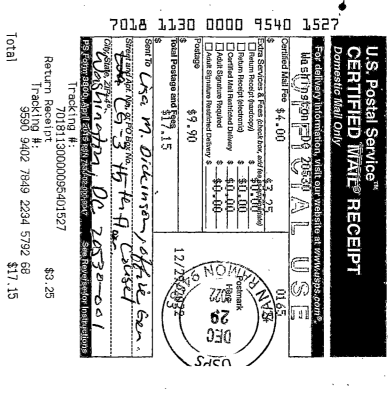
Credit Card Remit

Card Name: VISA Account #: XXXXXXXXXXXXXXXA652

Approval #: 123032 Transaction #: 026 AID: A0000000980840

PIN: Not Required

L; US DEBIT



In a hurry? Self-service kiosks offer quick and easy check-out. Any Retail Associate can show you how.

Text your tracking number to 28777 (2USPS) to get the latest status. Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

Save this receipt as evidence of insurance. For information on filing an insurance claim go to



Document 1



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/ Sign Up
(/accounts/signup/)

California

Overview (/ca/)

Legislators (/ca/legislators/)

Bills

Search bills and legislators...

Search

SB 2

Introduced in Senate

Passed Senate

Passed Assembly

Became Law

California Senate Bill • 2021-2022 Regular Session

Dec 07, 2020

May 26, 2021

Sep 03, 2021

Sep 30, 2021

Peace officers: certification: civil rights.

View Latest Bill Text (https://leginfo.legislature.ca.gov/faces/billPdf.xhtml?bill_id=202120220SB2&version=20210SB291CHP)

Sign In to Follow (/accounts/signup/?next=/ca/bills/20212022/SB2/)

BILL SUBJECTS

Peace Officers: Certification: Civil Rights.

ABSTRACT

(1) Under existing law, the Tom Bane Civil Rights Act, if a person or persons, whether or not acting under color of law, interferes or attempts to interfere, by threats, intimidation, or coercion, with the exercise or enjoyment by any individual or individuals of rights secured by the Constitution or laws of the United States, or of the rights secured by the Constitution or laws of this state, the Attorney General, or any district attorney or city attorney, is authorized to bring a civil action for injunctive and other appropriate equitable relief in the name of the people of the State of California, in order to protect the exercise or enjoyment of the right or rights secured. Existing law also authorizes an action brought by the Attorney General, or any district attorney or city attorney, to seek a civil penalty of \$25,000. Existing law also allows an individual whose exercise or enjoyment of rights has been interfered with to prosecute a civil action for damages on their own behalf.

The bill would eliminate certain immunity provisions for peace officers and custodial officers, or public entities employing peace officers or custodial officers sued under the act.

(2) Existing laws defines persons who are peace officers and the entities authorized to appoint them. Existing law requires certain minimum training requirements for peace officers including the completion of a basic training course, as specified. Existing law prescribes certain minimum standards for a person to be appointed as a peace officer, including moral character and physical and mental condition, and certain disqualifying factors for a person to be employed as a peace officer, including a felony conviction.

This bill would prohibit a person who has been convicted of a felony, as specified, from regaining eligibility for peace officer employment based upon any later order of the court setting aside, vacating, withdrawing, expunging or otherwise dismissing or reversing the conviction, unless the court finds the person to be factually innocent of the crime for which they were convicted at the time of entry of the order. The bill would disqualify a person from being employed as a peace officer if that person has been convicted of, or has been adjudicated in an administrative, military, or civil judicial process as having committed, a violation of certain specified crimes against public justice, including the falsification of records, bribery, or perjury. The bill would also disqualify any person who has been certified as a peace officer by the Commission on Peace Officer Standards and Training and has surrendered that certification or had that certification revoked by the commission, or has been denied certification. The bill would disqualify any person previously employed in law enforcement in any state or United States territory or by the federal government, whose name is listed in the national decertification index, or any other database designated by the federal government, or who engaged in serious misconduct that would have resulted in their certification being revoked in this state. The bill would require a law enforcement agency employing certain peace officers to employ only individuals with a current, valid certification or pending certification.

(3) Existing law establishes the Commission on Peace Officer Standards and Training to set minimum standards for the recruitment and training of peace officers and to develop training courses and curriculum. Existing law authorizes the commission to establish a professional certificate program that awards basic, intermediate, advanced, supervisory, management, and executive certificates on the basis of a combination of training, education, experience, and other prerequisites, for the purpose of fostering the professionalization, education, and experience necessary to adequately accomplish the general police service duties performed by peace officers. Existing law authorizes the commission to cancel a certificate that was awarded in error or obtained through misrepresentation or fraud, but otherwise prohibits the commission from canceling a certificate that has properly been issued.



Senate Bill No. 586





Filed 02/22/23

An act to amend Section 13510.8 of the Penal Code, relating to public employment.

> [Approved by Governor September 30, 2021. Filed with Secretary of State September 30, 2021.]

LEGISLATIVE COUNSEL'S DIGEST

SB 586, Bradford. Peace officers: certification.

Proposed law, as proposed to be added by Senate Bill 2 of the 2021-22 Regular Session, authorizes the Commission on Peace Officer Standards and Training to revoke a certified peace officer's certification under specified circumstances, and states that an action by a law enforcement agency or decision resulting from an appeal of an agency's action does not preclude action by the commission to investigate, suspend, or revoke a peace officer's certification.

This bill would, if Senate Bill 2 of the 2021-22 Regular Session becomes operative, additionally state that whether a particular factual or legal determination in a prior appeal proceeding has preclusive effect in proceedings of the commission would be governed by the existing law of collateral estoppel.

The people of the State of California do enact as follows:

SECTION 1. Section 13510.8 of the Penal Code, as proposed to be added by Senate Bill 2 of the 2021-22 Regular Session, is amended to read: 13510.8. (a) (1) A certified peace officer shall have their certification revoked if the person is or has become ineligible to hold office as a peace officer pursuant to Section 1029 of the Government Code.

- (2) A peace officer may have their certification suspended or revoked if the person has been terminated for cause from employment as a peace officer for, or has, while employed as a peace officer, otherwise engaged in, any serious misconduct as described in subdivision (b).
- (b) By January 1, 2023, the commission shall adopt by regulation a definition of "serious misconduct" that shall serve as the criteria to be considered for ineligibility for, or revocation of, certification. This definition shall include all of the following:
- (1) Dishonesty relating to the reporting, investigation, or prosecution of a crime, or relating to the reporting of, or investigation of misconduct by, a peace officer or custodial officer, including, but not limited to, false statements, intentionally filing false reports, tampering with, falsifying,

Ch. 429

– 2 –

destroying, or concealing evidence, perjury, and tampering with data recorded by a body-worn camera or other recording device for purposes of concealing misconduct.

- (2) Abuse of power, including, but not limited to, intimidating witnesses, knowingly obtaining a false confession, and knowingly making a false arrest.
- (3) Physical abuse, including, but not limited to, the excessive or unreasonable use of force.
 - (4) Sexual assault, as described in subdivision (b) of Section 832.7.
- (5) Demonstrating bias on the basis of race, national origin, religion, gender identity or expression, housing status, sexual orientation, mental or physical disability, or other protected status in violation of law or department policy or inconsistent with a peace officer's obligation to carry out their duties in a fair and unbiased manner. This paragraph does not limit an employee's rights under the First Amendment to the United States Constitution.
- (6) Acts that violate the law and are sufficiently egregious or repeated as to be inconsistent with a peace officer's obligation to uphold the law or respect the rights of members of the public, as determined by the commission.
- (7) Participation in a law enforcement gang. For the purpose of this paragraph, a "law enforcement gang" means a group of peace officers within a law enforcement agency who may identify themselves by a name and may be associated with an identifying symbol, including, but not limited to, matching tattoos, and who engage in a pattern of on-duty behavior that intentionally violates the law or fundamental principles of professional policing, including, but not limited to, excluding, harassing, or discriminating against any individual based on a protected category under federal or state antidiscrimination laws, engaging in or promoting conduct that violates the rights of other employees or members of the public, violating agency policy, the persistent practice of unlawful detention or use of excessive force in circumstances where it is known to be unjustified, falsifying police reports, fabricating or destroying evidence, targeting persons for enforcement based solely on protected characteristics of those persons, theft, unauthorized use of alcohol or drugs on duty, unlawful or unauthorized protection of other members from disciplinary actions, and retaliation against other officers who threaten or interfere with the activities of the group.
- (8) Failure to cooperate with an investigation into potential police misconduct, including an investigation conducted pursuant to this chapter. For purposes of this paragraph, the lawful exercise of rights granted under the United States Constitution, the California Constitution, or any other law shall not be considered a failure to cooperate.
- (9) Failure to intercede when present and observing another officer using force that is clearly beyond that which is necessary, as determined by an objectively reasonable officer under the circumstances, taking into account the possibility that other officers may have additional information regarding the threat posed by a subject.

DEPARTMENT OF HEALTH & HUMAN SERVICES Centers for Medicare & Medicaid Services 90 7th Street, #5-300 (W) San Francisco, CA 94103-6706



INNOVATION & FINANCIAL MANAGEMENT GROUP

Marie Encar Arnold 5703 Cordonata Way Bakersfield, CA 93306

Swift: 070720214046

MTN: 660782

July 20, 2021

Dear Ms. Arnold:

I am responding to your letter addressed to Department of Health and Human Services about your complaints against employees of US Marshall located in San Francisco, CA.

Our office is the Center of Medicare and Medicaid Services in San Francisco, California; our clients are mostly people 65 and older or disabled. We regret that we are not able to assist you with your issues, we suggest that you forward your complaints against the US Marshall employees to the Office of Civil Rights in the California office.

Please call their customer response center.

Michael Leoz, Regional Manager Office for Civil Rights U.S. Department of Health and Human Services 90 7th Street, Suite 4-100 San Francisco, CA 94103 Customer Response Center: (800) 368-1019

Fax: (202) 619-3818 TDD: (800) 537-7697 Email: ocrmail@hhs.gov

We wish you the best that you will be able to address your issues to the appropriate agency and we hope that this information is helpful.

Sincerely yours,

Lolita Jacobe

SF SEA Division of Innovation and Financial Management Group

EXHIBITS B



NATIONAL CRIMINAL AND OFFENSE REPORT

Applicant name

MARIE A ARNOL)

Date of birth

Social security number (SSN)

Jurisdictions searched

All, including sex o fender registries

Filed 02/22

Report dated: 04/16/2020

Order ID: 3398169

Notice to employers operating in California: California law requires the following notices when obtaining a pre-employment screening report. This report is or ly provided on the condition that an employer subject to California law agrees to abide by these concitions. Furthermore, by requesting a screening report, an employer certifies compliance with Califor iia Civil Code Section 1786.16.

- 1. The report does not guarantee the accuracy or truthfulness of the information as to the subject of the investigation, but only that it is accurately copied from publ c records. Evidence of identity theft may or may not be identified from this report.
- 2. The recipient of this report shall give a copy of this report to the subject of the report.
- 3. Failure to provide a copy of the report as required by law m y expose you to liability as specified in Section 1786.50. Section 1786.50 provides for fines and damage in the event a consumer is harmed by an employer not complying with this section. Section 1786.16 r 'ers to certain requirements already in existence, such as obtaining releases.

No criminal or sex offender records found for this individual.



Search Date:	04/28/2020	
First Name:	Marie Encar	
Middle Name:	A	
Last Name:	Arnold	
Date of Birth:	10/11/1977	
Reason:	Employment - CA	
Search Type:	National	

No criminal records were found that match the Subject's Search Details.

Information contained in the report is collected from public records as listed in the data coverage area of our website. Users should not assume that the information reflected is a current, complete or accurate criminal record history of the individual. Users should closely review each record returned as individuals, especially those with a common name, may return criminal records belonging to other people with the same name and date of birth. Information returned that is generated as a result of identity theft may be inaccurately associated with the individual who is the subject of the report.

Direct Screening assumes no liability for any claims for damages arising from the use of this data beyond the actual cost of the searches performed. Please reference the <u>directscreening.com</u> Terms and Conditions for additional restrictions regarding the usage of this data.

Important Notice for all Employers: If you expect to take adverse action as a result of information contained in this report, including but not limited to failure to hire, you must provide the person you searched with a copy of this report along with our contact information and a summary of their rights under the Fair Credit Reporting Act.

Important notice for Employers operating in California:

California law requires the following notices when obtaining a pre-employment screening report. This report is only provided on the condition that an employer subject to California law agrees to abide by these conditions. Furthermore, by requesting a screening report, an employer certifies compliance with California Civil Code Section 1786.16.

- 1. The report does not guarantee the accuracy or truthfulness of the information as to the subject of the investigation, but only that it is accurately copied from public records. Evidence of identity theft may or may not be identified from this report.
- 2. The recipient of this report shall give a copy of this report to the subject of the report.

Attorney General



BUREAU OF CRIMINAL INFORMATION AND ANALYSIS

P.O. Box 903417 **SACRAMENTO, CA 94203-4170**

March 07, 2016

MARIE ENCAR ARNOLD DANTES 1201 SYCAMORE TER APT 102 SUNNYVALE, CA 94086

RE: California Criminal History Information

Dear Applicant:

This is in response to your inquiry concerning the existence of a California criminal history record within the files of the Department of Justice's Bureau of Criminal Information and Analysis. As of the date of this letter, a search of your fingerprints did not identify with any ia Penal Code criminal history record maintained by this Bureau as provided by the Sections 11120-11127.

Pursuant to California Penal Code section 11121, the purpose of a record reafford an individual with a copy of their record and to refute any erroneous or inac information contained therein. The intent is not to be used for licensing, certification employment purposes.

Additionally, California Penal Code sections 11125, 11142, and 11143 does not allow for a person or agency to make a request to another person to provide them with a copy of an individual's criminal history or notification that a record does not exist; does not allow an authorized person to furnish the record to an unauthorized person; nor does it allow an unauthorized person to buy, receive or possess the record or information. A violation of these section codes is a misdemeanor.

Sincerely,

Record Review Unit

Applicant Information and Certification Program Bureau of Criminal Information and Analysis

Cirdy Santos

For KAMALA D. HARRIS Attorney General

BCIA 8708 (Rev. 06/10)

YOUR UPCOMING VISIT TO Case 1:23-cv-00266-ADA-CDB Filed 02/2 Document 1 **E Street** D Street Federal Triangle (orange and blue lines) P_{ennsylvania Ave. NW} FBI Headquarters 935 Pennsylvania Ave. NW

THE RELEASE PER LENCE Allykidorspleace enter duringh The FED Heedsquenters Visition Contion, located at 1355 Panasylvania Ave. NVV between 9th and 10th Sknw : As fedding is limited close to FEA ens another "succession of the emeanine ged to use public Openaperiedon-Aveldives, Meno Capture, and Faderal Triangle Melmontal stops are the most ด์อยเพอเพียงใน Visions shewld anive 26 - 30 Daly beluberles or to the estradulativistic Uplem entry, please take advantage (death file) ereck Africa

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TIPS FOR VISITING

On the Day of Your Visit

HOURS OF OPERATION

Monday-Friday | 9:00 AM to 4:30 PM

Tour Times: 9:00 AM, 10:30 AM, 12:00 PM, 1:30 PM, 2:30 PM

Washington, D.C. 20535

Closed Saturdays & Sundays Closed for federal holidays

ITEMS TO BRING

IDENTIFICATION

All guests MUST be U.S. citizens or valid green card holders. Visitors 16 years of age or older will be required to present valid, government-issued photo identification such as a United States driver's license, military ID, or passport. All submitted information (e.g. name, date of birth, city, etc.) MUST **EXACTLY MATCH the government-issued** photo ID presented upon arrival at FBI Headquarters. No other forms of identification will be accepted. Photocopies, expired IDs, other transmission of these documents, and IDs not fulfilling the Real ID requirements are NOT valid forms of identification granting access to Federal buildings.

PRANITIES ETAMAES

Wallets, cell phones, car keys, and umbrellas are permitted, as are small bags/purses.

All items required for medical purposes will be permitted (e.g. wheelchairs, electric scooters, glucose tablets, EpiPens, etc.).

M

Archives

(yellow and green lines)

PROHIBITED ITEMS

The following items are strictly prohibited:

- Backpacks, briefcases, luggage, computer and camera bags
- Point-and-shoot cameras, SLR cameras, video recorders
- Strollers
- Food or beverages of any kind
- Tobacco products, aerosol containers
- Guns, ammunition, fireworks, electric stun guns, mace, martial arts weapons/devices, knives, and any pointed objects

STORAGE

No storage facilities are available at FBI Headquarters. Individuals who arrive with prohibited items will not be permitted to enter.

CELL PHONES

Cell phones MUST be set to Airplane Mode upon entering FBI Headquarters.





Photography is permitted only in designated areas of the exhibit space. No photography will be allowed in the Visitor

Center. Video recording is PROHIBITED while in FBI Headquarters space. Violators will be escorted out of the building.

THINGS TO NOTE

ARRIVAL

AT EN HEADQUARTERS

Visitors are to arrive **25-30** minutes prior to scheduled visit. A FBI employee will greet and escort visitors from the Visitors Center to The FBI Experience at the designated time.

LENGTH OF VISIT

The FBI Experience tour is self-guided and is designed to last approximately 60 to 90 minutes.

QUESTIONS DURING VISIT

Visitors Services Representatives will be posted throughout The FBI Experience to provide historical information and answer questions.

CLOSURE AND DELAYS

In the event of a government closure or delay due to inclement weather, The FBI Experience will remain closed, and visits on those days will be cancelled. Please monitor www.OPM.gov/status for information regarding closures and delays.



Attention: The FBI Experience includes visual references to firearms, terrorism, and violent crimes, including those that resulted in injury or death. Please use discretion when planning your visit, as these may be upsetting to young children.

Case 1:23-cv-00266-ADA-CDB



Document 1 Uffiled State 2) 2 Partn Rager 6 Fater 142



Los Angeles Passport Agency 44132 Mercure Circle PO Box 1087 Sterling, Virginia 20166-1087 June 7, 2019

Lilianna Aida Arnold Dantes 10367 Perfect Parsley St Las Vegas, N

The C the age o

The stateme

To assist with processing the date shown on this le U.S. passport, your application execution and application fees a

If you have any questions please con 888-874-7793)

For general passport information or to caltravel.state.gov.

PLEASE RETURN A COPY OF THIS LETTED THE ADDRESS LISTED ABOVE INCLUDING

Sincerely,

Customer Service Department

700-03A SL/TL

Enclosure(s): DS-3053, Statement of Consent on. However, additional information is needed to process your request. tion 51.28 provides that U.S. passport applications for children under or legal guardians.

lication is insufficient for the following reason(s):

to the acceptance of the application.

equested information within ninety (90) days of is insufficient to establish your entitlement to a idence will be returned. By law, the passport

enter: 1-877-487-2778 (TTY/TDD: 1-

tion, please visit us on-line at

NFORMATION TO



June 5, 2019

Jasniyn Mea Arnold Dantes 10367 Portert Parsley St Las 29183

the

The state

To assist with process
the date shown on this
U.S. passport, your applicant
execution and application fees

If you have any questions please con 888-874-7793)

For general passport information or to chectravel.state.gov.

PLEASE RETURN A COPY OF THIS LETTER, AND THE ADDRESS LISTED ABOVE INCLUDING THE

Sincerely,

Customer Service Department

700-03A SL/TL

Enclosure(s): DS-3053, Statement of Consent

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Sor legal guardians.

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n the acceptance of the application.

wested information within ninety (90) days of insufficient to establish your entitlement to a once will be returned. By law, the passport

1-877-487-2778 (TTY/TDD: 1-

please visit us on-line at

"MATION TO

J.S. Department of State Sos Angeles Passport Agency 244132 Mercure Cir

<u>u</u>PO Box 1087 <u>u</u>Sterling, VA 20166-1087

t Official Business ePenalty for Private Use, \$300 DO

Lilianna Aida Arnold Dantes 10367 Perfect Parsley St Las Vegas, NV 89183

RE: 504041504

001024201 0000

Section of the control of the contro

The Company You Keep®

New York Life Insurance Company P.O. Box 130539 Dallas, TX 75313-0539 1-800-695-1314 www.newyorklife.com

April 4, 2019

Agent/Representative:
Diana Wong
(408) 421-6598

MARIE ARNOLD 10367 PERFECT PARSLEY ST LAS VEGAS NV 89183-4291

Insured(s): Jasmyn Mea Arnold Dantes, William Treyvon Jackson, Lilianna Aida Arnold Dantes Policy(s):

Dear

he enclosed check for \$300.00 to be applied as a premium payment. The check to us because of payment stopped.

ac >

amount of \$300.00. For your convenience, enclosed is a pretrance notice. It is important to make sure that we receive your ecceive payment by this date your policy may lapse.

If you have customer serv

New York Life agent. If you prefer, you may contact a er listed above.

Please know how now now You Keep®".

I for making New York Life "The Company

Sincerely,

Alyssa B. Mahloch Customer Service Representative

Enc.

cc: Diana Wong S06

Document 1

Filed 02/22/23 une 23, 2021

Page 71 of 142

Policy Numbe Whole Life In

insured:

William Treyvon Jackson

Here are your payment options.

Pay online at newyorklife.com

Send us your payment to the address below

Open immediately, billing information enclosed

100998 3

Dallas TX 75313-0539 1-800-695-1314

000992 3300824 000 01 001

MARIE ARNOLD
5703 CORDONATA

BAKERSFIELD 9

`* **7**0

A friè

We value you as a pay the total amour payment, thank you - a

Premium due on June 8, 2023

Interest due on policy loan of \$7

Pay by August 8, 2021

out your payment.

wthat we have not yet received your payment. Please the coverage. If you have already sent us your

\$106.51 \$6.36 \$112.87

AAL1

AAL1



Pay online at newyorklife.com or return this fo

Please make your check payable to New York Life Insurance Company al

Insured:

William Treyvon Jackson

Policy: 24

Enter the total a

Amount due

Pay by: August 8, 202

NEW YORK LIFE INSURANCE COMPANY PO BOX 139051 DALLAS TX 75313-9051

Total Amount Remitted

4

Be good at life.

New York Life Insurance Company P.O. Box 139051 Dallas, TX 75313-9051

The Post Office will not deliver mail without a

stamp

PLEASE BE SURE THAT OUR MAILING ADDRESS SHOWS THROUGH THIS WINDOW.

FIRST-CLASS
PERSONAL & CONFIDENTIAL



U.S. POSTAGE PAID FIRST-CLASS MAIL

PRESORTED

NEW YORK LIFE

iji (ji 四州西区州产 00000

MetLife

Metropolitan Life Insurance Company 700 Quacker Lane 2nd Floor Warwick, RI 02886

Marie Arnold 10367 Perfect Parsley Street Las Vegas, NV 89183

Re: RUS-8226426

Group Policy Number: Employer: Kaiser Permanente

Coverage: Group Life

Issuing Company: Metropolitan Life Insurance Company case #1911001774

ured

NAIC: 65978 Situs State: CA

MetLife Group Policy Number

Dear Ms. Arnold:

This is in response to 2019.

You had coverage under a you were employed by Kaisel when you were hired on or arou 2012, when your employment with Rights to you on or around May 1, District of California, *Arnold v. MetLinconvert* your group policy. Instead, you

We also understand that you believe you we we've previously explained, we have not identemplate "Notice of Data Breach" letter you attain an a public California website, in connection with California residents. MetLife provided notice of this notification letter template was posted online at a public incident, and we did not send you this letter template (to addressed to you). No MetLife policy of yours was impact

Please send any subsequent correspondence regarding this

Brenda Kology, Compliance Consulta Corporate Customer Relations 700 Quaker Lane 2nd Floor Warwick RI 02886

Fax: 855-817-6516

Electronic Submissions: ccrcomplaints@metlife

Sincerely,
Tanya J Price
Sr. Client Service Consultant II
National Accounts West Customer Unit

Cc: Department of Insurance, State of California

November 25, 2019

fornia Department of Insurance dated November 8,

s first effective 1/1/1999. Your coverage began overage was terminated on or around May 2, r Permanente sent a Notice of Conversion ing litigation against MetLife in the Central nc., et. al, No. 19-03920, you opted not to

onal information, however, as would have impacted you. The complaint was made available that impacted some and as a result, the timpacted by that omplaint was not incident.

Marie Arnold 10367 Perfect Parsley St. Las Vegas, NV 89183

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THE STREET WAS A STREET OF THE STREET OF THE

Notice of Certification

MARIE ENCAR ARNO:





Instructions for MARIEEncar ARNOLD

This order must be completed within the following timeframe:

4/3/2020 1:23 PM (PT) and 4/22/2020 5:00 PM (PT)

Completion time displayed does not mean that the service provider is open until the time shown.

Please proceed to the following location.

Concentra Medical Center - Walnut Creek 1981 N Broadway Ste 190 Walnut Creek, CA 94596

Hotel Please visit the service provider to confirm operational hours.

A Californal Notes. APPLICANT: Please be sufficient qty of urine and up to 3 hrs to conthat have to be sent to lab must be sent v

Providers with eScreen

Bill services los escreen, les Overland Park, 185 66225

Phone: 925-932-7715

Account: 10

103366-1

USPS-Bay-Valley/ Pre-employment

Account Type: National Account

Participant ID:

photo ID, cuments with

, a parent or legal required in order for erformed. Verify with vider before arriving.

vice Provider

Screen123. Use eScreen Scheduled Event Account.

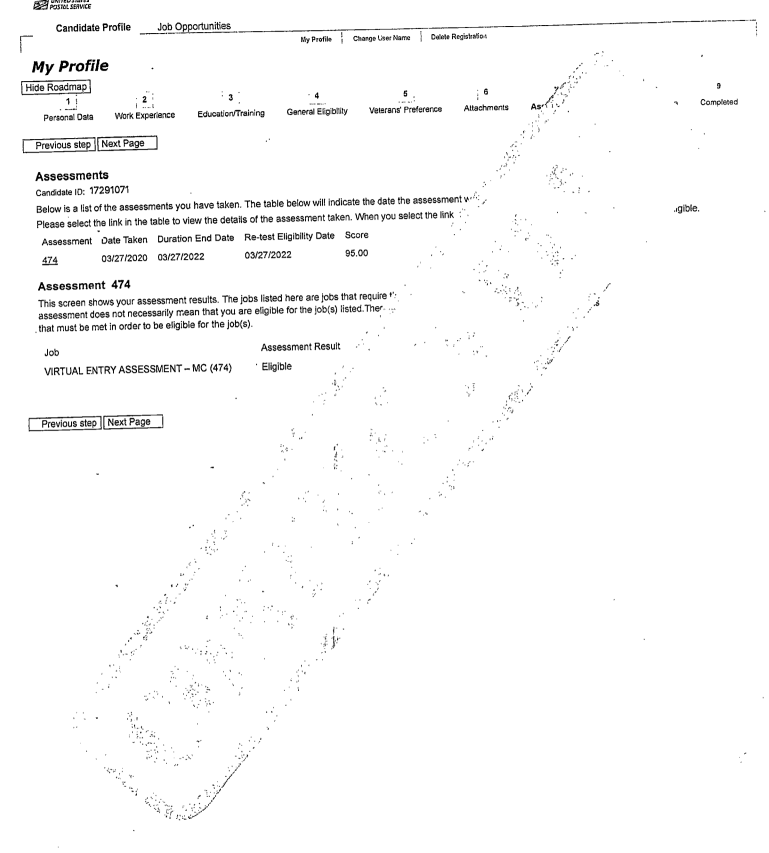
Regulation: NON-DOT

Reason for Test: Pre-employment

Services(1): 1. eCup









June 11, 2020

Dear Ms. Marie Arnold.

This email serves as a follow-up to the conditional offer you received for the position of

RURAL CARR ASSOC/SRV REG RTE - WOODLAND HILLS CA NC10423031 NB 10445245

The next step is accepting or declining the conditional job offer. Please read all the information on this page, and when you are ready, click on the link at the bottom of the page to access the system and accept or decline the position.

Ready to accept this position? The link below will be active for 3 calendar days from receipt of this email. The sooner you accept the conditional job offer, complete our employment forms, and schedule an appointment to submit your fingerprints, the sooner we can arrange your employment date. For many of our bargaining- nit positions, the employment date helps determine the rank order of employees, affecting future employment opportunities.

Upon acceptance of the conditional job offer, you will be guided through an online process to begin the post-offer requirements. The online process could take up to 30 minutes during which you will review your contact information, provide your emergency contact, race, ethnicity, disability, and tax information, and complete a medical questionnaire.

Please note that your employment is conditioned upon the successful completion of all post-offer requirements. For some employees, these requirements may not be completed until after your employment start date. Failure to successfully pass all requirements, including the background investigation, will result in the withdrawal of this conditional job offer or, if you have already begun your appointment, the termination of employment.

No longer interested? Please let us know by clicking on the link below and declining the job offer. If we do not hear from you within 3 calendar days, we will consider this conditional job offer declined on your behalf.

Click the link below to accept or decline this offer. You will need to login using your logon and password created for your candidate profile. If you have forgotten your password, you will be able to reset it using the "Forgot Password Link".

Please click here >> Welcome To USPS

Thank you,

HR Shared Services Center U.S. Postal Service



January 23, 2021

Dear Ms. Marie Arnold,

This is a reminder of the conditional job offer you received for

TEMPORARY CARRIER ASSISTANT - SANTA CLARITA CA NC10524020 NB 10550678.

We'd like to hear from you regarding your continued interest in the position. Please use the link below to accept or decline the offer.

Link: Welcome To USPS.

Thank you,

HR Shared Services Center U.S. Postal Service Human Resources

LIBERTY UNIVERSITY

Dear Marie,

Welcome to the Helms School of Government at Liberty University! You have been accepted into the Bachelor of Science: Law and Policy: Pre-Law online program for the 2019-2020 academic year.

Your decision to go back to school is perhaps the wisest choice of your professional career. C staff are committed to helping you reach your personal and future goals. To start strong, your Degree Completion Plan and suggested course sequence guide by visiting LUO

As a student in the Helms School of Government, you will notice the difference immediately. Not only are we preparing men and women to be skilled professionater or including politics and policy, criminal justice, law, national international relations - but we are also dedicated to our students' spin.

Our faculty and staff are experts in their fields and will give your Additionally, our emphasis on integrating a biblical worldviout among their peers for the perspective they bring to a second or the perspective they be a second or the perspective they bring to a second or the perspective they be a second or the perspective they are the perspective th

Welcome to the Liberty family! We look forward

Sincerely,

Ronald Miller

Ronald E. Mil

Interim Dez

Helm

rand

career

Document 1

Filed 02/22/23

Page 81 of 142

Student Dashboard

myBlackboard

Libraries

Resourc

773 . 77 . 1

My Grades

- e Survey DIM has been made available to this course. Only ccepted per respondent.
 - LUO has been made available to this course. Only one respondent.

Му

All Grad

ITEM GRADE

Total

View Description Grading Criteria

Course Requirements Checklist DUE: JUL 1, 2020 Test .

1.3 Native American and West African Societies before Contact DUE: JUL 6, 2020

Assignment

1.4 Technology and European Exploration DUE: JUL 6, 2020 Assignment

2.2 The Columbian Exchange DUE: JUL 6, 2020 Assignment

2.5 European Motivations and Early Advances into the New World DUE: JUL 6, 2020 Assignment

2.6 European Colonization: Missions, Labor, and an End to Spanish Dominance in the New World

Order by: Course Order

49.15079 /1,010

10.00

Ni. SRA∟

Jul 6, 2020 1:19 GRADED

Jul 6, 2020 1:34 AM

GRADED

Jul 6, 2020 1:56 AM GRADED 8.88859

Jul 6, 2020 2:17 AM GRADED

5.00

VERIFICATE of ACHIEVEMENT

Harvard

Thomas E. Patterson

Marie Encar Arnold

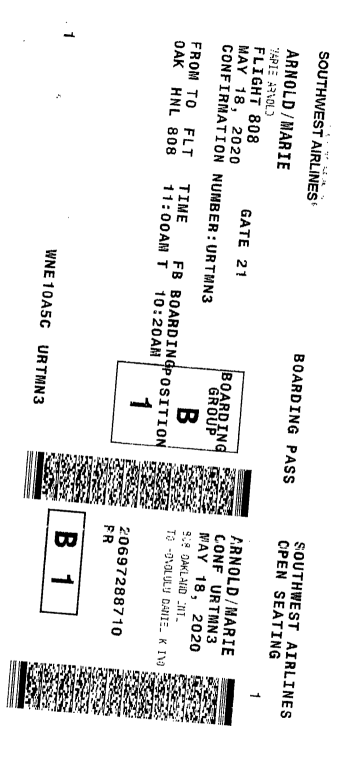
This is to certify that

successfully completed and proceed a parality grade in

HKS101A_1: American Government: **Constitutional Foundations**

a counse of study offered by BarvardX, an online sea

thriversity.



EXHIBITS C



UNITED STATES POSTAL INSPECTION SERVICE

CRIMINAL INVESTIGATIONS SERVICE CENTER

03/22/2021

MARIEENCAR ARANA ARNOLD 5703 CORDONATA WAY BAKERFIELD CA 93306

Ref: C|ETM|013|S0|C1977311

Dear Postal Customer:

Thank you for the information you provided this office regarding:

A review of this matter indicates that your complaint would be best handled by:

USPS CONSUMER & INDUSTRY CONTACT PACIFIC AREA SIERRA COASTAL: 910-916, 930-935 28201 FRANKLIN PKWY SANTA CLARITA CA 91383-9606

Please be advised that your complaint has been forwarded to the address above for whatever action they deem appropriate. Any future concerns relating to this matter should be directed to the address shown above.

Sincerely,

MANAGER CRIMINAL INVESTIGATIONS SERVICE CENTER First-Class Mail Postage & Fees Paid USPS

Permit No. G-10

5 SUBUNBAN 1L 004

Chicago, IL 60699-3255

7-76-00

Case 1:23-cv-00266-ADA-CDB Document 1 Filed 02/22/23 Page 87 of 142

UNITED STATES OF AMERICA

FEDERAL TRADE COMMISSION

WASHINGTON, D.C. 20580

Consumer Response Center

April 17, 2020

Marie Arnold 5703 Cordonata Way Bakersfield, CA 95306

RE: FTC Ref. No. 117795846

Dear Marie Arnold:

Thank you for contacting the Federal Trade Commission (FTC).

The FTC has been directed by Congress to act in the interest of all consumers to prevent fraudulent, deceptive, and unfair business practices in the marketplace. Contacts from consumers and businesses are very important to our work as they are often the first indication of a problem in the marketplace, and may provide the initial evidence to begin an investigation.

While the FTC is not able to intervene in individual disputes, the information you have provided has been recorded in our secure online database which is used by thousands of civil and criminal law enforcement authorities worldwide. This database enables law enforcement agencies to identify questionable business practices that may lead to investigations and prosecutions. In addition, our attorneys and investigators regularly review the complaint database to look for law enforcement targets, evaluate the need for consumer education, and make policy recommendations. Your letter has been added to our database for that purpose.

As a consumer, you have additional alternatives for corrective action. This includes directly contacting the company in dispute; filing a complaint with your State Attorney General's Office Consumer Protection Division, and obtaining legal assistance.

Thank you for providing information that may be used to develop or support the FTC's enforcement initiatives. You can find free educational materials on a variety of consumer topics, press releases, and other important information on our website at www.ftc.gov.

Sincerely,

Consumer Response Center

FTC/Consumer Resp Dist Ctr Fulfillment Department PO Box 97 Canuby, IN 46113-9998

Marie Arnold 5703 Cordonata Way Bakersfield, CA 95306

Secretary of the secret



DEPARTMENT OF JUSTICE | OFFICE OF THE INSPECTOR GENERAL

May.13, 2021

Marie Arnold 5703 Cordonata Way Bakersfield, CA 93506

Dear Ms. Arnold.

Thank you for your recent correspondence. The U.S. Department of Justice (DOJ), Office of the Inspector General, investigates allegations of misconduct by employees and contractors of DOJ, as well as waste, fraud and abuse affecting DOJ programs or operations.

The matters you raised are outside our investigative jurisdiction, therefore no action can be taken by our Office. You may wish to consult the following web page for information on where to submit certain complaints that do not fall within the DOJ OIG's investigative authority: https://oig.justice.gov/ hotline/non doi complaints.

Please be advised that this is the only correspondence you will receive from our Office regarding this matter. Of course, if you obtain new information that involves other allegations or issues . agarding DOJ employees, contractors, programs or operations, please feel free to submit that information to us.

Thank you for giving us the opportunity to review your concerns.

Sincerely,

Office of the Inspector General Investigations Division

Washington, D.C. 20530 official Business Unadivior Private Use \$500

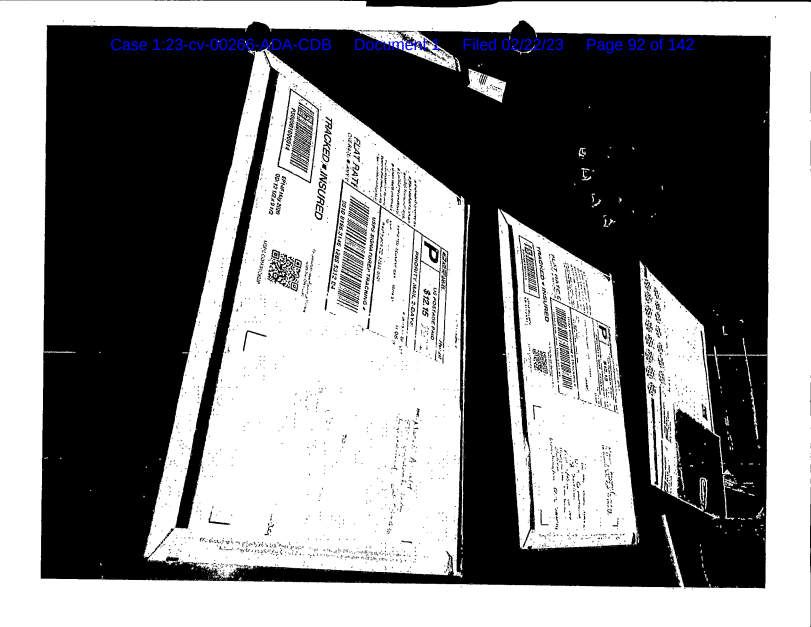
THE TWO PERSONS AND A STREET

∱\g ** **

MORFIN

THE STREET

Made Arrold 5703 Cordonsta Way Bakersfield, CA 93506 EXHIBITS D



USPS Tracking®

Track Another Package +

Case 1:23-cv-00266

Tracking Number: 9510815631461285531181

Your item has been delivered and is available at a PO Box at 12:57 pm on October 15, 2021 in WASHINGTON, DC 20044.

Remove X-ADA

Peculiaent 1

Filed 02/22/23

Page 93 of 142

USPS Tracking Plus™ Available ∨

✓ Delivered, PO Box

October 15, 2021 at 12:57 pm WASHINGTON, DC 20044

Get Updates V

Text & Email Updates

Proof of Delivery

Tracking History

USPS Tracking®

Track Another Package +

Case 1:23-cv-0026

Delivered

October 29, 2021 at 4:48 am WASHINGTON, DC 20530

Get Updates V

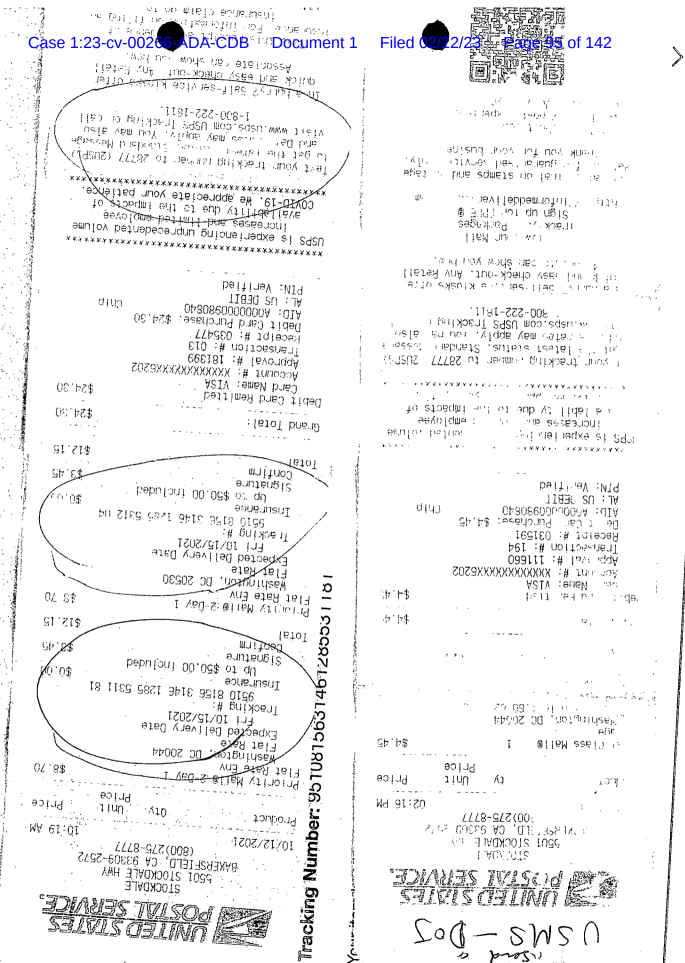
Text & Email Updates

Proof of Delivery

Page 94 of 142

>

Filed C



CLAIM FOR DAMAGE INJURY, OR DEATH

INSTRUCTIONS: Please read careful instructions on the FORM APPROVED 105-ADA-GENESE side and support instructions on the FORM APPROVED 1105-0008 form. Use additional sheet(s) if necessary. See reverse side for additional instructions.

		<u> </u>					
I. Submit to Appropriate Federal Agency:				Name, address of claimant, and claimant's personal representative if any. (See instructions on reverse). Number, Street, City, State and Zip code.			
U.S. Department of Justic	9			Marie Arnold			
950 Pennsylvania Avenue, NW				5703 Cordonata Way			
Washington, DC 20530-0001				Bakerfield,CA 93	306		
3. TYPE OF EMPLOYMENT	4. DATE OF BIRTH	5. MARITAL STATUS	s	6. DATE AND DAY OF	ACCIDENT	7.	TIME (A.M. OR P.M.)
MILITARY X CIVILIAN	10/11/1977	D		1/25/21	4/22/21	10):00 Pm
B. BASIS OF CLAIM (State in detail the cause thereof. Use additional public of the cause thereof. Use additional public of the cause thereof. U.S. Marshalls Services in	ages if necessary).						
(b) (A) (c) (1) 1.1.S. Marsa							_
Electronic Harassment ab							
victims. The manger Siop							
							-
9.		PROPER					
NAME AND ADDRESS OF OWNER.	IF OTHER THAN CLAIMANT	Г (Number, Street, City	, State,	and Zip Code).			
BRIEFLY DESCRIBE THE PROPER (See instructions on reverse side).	TY, NATURE AND EXTENT (OF THE DAMAGE AND	D THE L	OCATION OF WHERE	THE PROPERTY MA	AY BE INSPI	ECTED.
10.		PERSONAL INJUF	RY/WRO	NGFUL DEATH			
STATE THE NATURE AND EXTENT		SE OF DEATH, WHIC	H FORM	IS THE BASIS OF THE	CLAIM. IF OTHER	THAN CLAIN	MANT, STATE THE NAME
OF THE INJURED PERSON OR DE		tal anguiched =	nain c	nd suffering foles	acusation		
Emotional distress to indu	ce nean attack, men	tai anguisned, p	Jani al	na paneiniy, iaist	z acusaliUII,		
11.		WIT	NESSE	S			
NAME				ADDRESS (Number, S	Street, City, State, an	d Zip Code)	
	18.78.9						
12. (See instructions on reverse).		AMOUNT OF	CLAIM	(in dollars)			
12a. PROPERTY DAMAGE 12b. PERSONAL INJURY 12c. W			12c. WR	RONGFUL DEATH 12d. TOTAL (Failure to specify may cause forfeiture of your rights).			
	10 Billions						EDT CAID AMOUNT IN
I CERTIFY THAT THE AMOUNT OF FULL SATISFACTION AND FINAL	CLAIM COVERS ONLY DAI SETTLEMENT OF THIS CLA	MAGES AND INJURIE IIM.	ES CAU				
13a. SIGNATURE OF CLAIMANT (See instructions on reverse-side).				13b. PHONE NUMBER OF PERSON SIGNING FORM 14. DATE OF SIGNATURE			14. DATE OF SIGNATURE
Mone Heel				661-748-1289	661-748-1289 April 22,2021		L · · · · · · · · · · · · · · · · · · ·
CIVIL PENALTY FOR PRESENTING FRAUDULENT CLAIM				CRIMINAL PENALTY FOR PRESEIT ING FRAUDULENT CLAIM OR MAKING FALSE STATEMENTS			
The claimant is liable to the United States Government for a civil penalty of not less than \$5,000 and not more than \$10,000, plus 3 times the amount of damages sustained by the Government. (See 31 U.S.C. 3729).				Fine, imprisonment, or both. (See 18 U.S.C. 287, 1001.)			

INSURANC	E COVERAGE				
Case 1.23-cv-00266-ADA-CDB Docum	nent 1 - Filed 92/22/23 - Page 97 of 142				
In order that subrogation claims may be adjudicated; it is essential that the claimant provide					
15. Do you carry accident Insurance? Yes If yes, give name and address of insu	rance company (Number, Street, City, State, and Zip Code) and policy number. X No				
16. Have you filed a claim with your insurance carrier in this instance, and if so, is it full co					
To. Have you med a claim with your insurance carrier in this instance, and if so, is it full co-	verage or deductible? Yes X No 17. If ceductible, state amount.				
18. If a claim has been filed with your carrier, what action has your insurer taken or propos	and the tables with reference to your alloins 2 (this areas of the tables).				
rio. Il a dialiti has been liled with your carner, what action has your insurer taken or propos	ed to take with reference to your claim? (It is necessary that you ascertain these facts).				
· ·					
19. Do you carry public liability and property damage insurance? Yes If yes, give n	ame and address of insurance carrier (Number, Street, City, State, and Zip Code).				
INSTRU	UCTIONS				
Claims presented under the Federal Tort Claims Act should be su employee(s) was involved in the incident. If the incident involves	mitted directly to the "appropriate Federal agency" whose				
claim form.	more than one claimant, each claimant should submit a separate				
Complete all items - Insert the	word NONE where applicable.				
A CLAIM SHALL BE DEEMED TO HAVE BEEN PRESENTED WHEN A FEDERAL	DAMAGES IN A <u>SUM CERTAIN</u> FOR INJURY TO OR LOSS OF PROPERTY, PERSONAL				
AGENCY RECEIVES FROM A CLAIMANT, HIS DULY AUTHORIZED AGENT, OR LEGAL	INJURY, OR DEATH ALLEGED TO HAVE OCCURRED BY REASON OF THE INCIDENT.				
REPRESENTATIVE, AN EXECUTED STANDARD FORM 95 OR OTHER WRITTEN NOTIFICATION OF AN INCIDENT, ACCOMPANIED BY A CLAIM FOR MONEY	THE CLAIM MUST BE PRESENTED TO THE APPROPRIATE FEDERAL AGENCY WITHIN TWO YEARS AFTER THE CLAIM ACCRUES.				
Failure to completely execute this form or to supply the requested material within two years from the date the claim accrued may render your claim invalid. A claim	The amount claimed should be substantiated by competent evidence as follows:				
is deemed presented when it is received by the appropriate agency, not when it is	(a) In support of the claim for personal injury or death, the claimant should submit a				
mailed.	written report by the attending physician, showing the nature and extent of the injury, the nature and extent of treatment, the degree of permanent disability, if any, the prognosis,				
	and the period of hospitalization, or incapacitation, attaching itemized bills for medical,				
If instruction is needed in completing this form, the agency listed in item #1 on the reverse side may be contacted. Complete regulations pertaining to claims asserted under the	hospital, or burial expenses actually incurred				
Federal Tort Claims Act can be found in Title 28, Code of Federal Regulations, Part 14.					
Many agencies have published supplementing regulations. If more than one agency is	(b) In support of claims for damage to property, which has been or can be economically repaired, the claimant should submit at least two itemized signed statements or estimates				
involved, please state each agency.	by reliable, disinterested concerns, or, if payment has been made, the itemized signed				
The claim may be filled by a duly authorized agent or other legal representative, provided	receipts evidencing payment.				
evidence satisfactory to the Government is submitted with the claim establishing express	(c) In support of claims for damage to property which is not economically repairable, or if				
authority to act for the claimant. A claim presented by an agent or legal representative must be presented in the name of the claimant. If the claim is signed by the agent or	the property is lost or destroyed, the claimant should submit statements as to the original				
legal representative, it must show the title or legal capacity of the person signing and be	cost of the property, the date of purchase, and the value of the property, both before and				
accompanied by evidence of his/her authority to present a claim on behalf of the claimant as agent, executor, administrator, parent, guardian or other representative.	after the accident. Such statements should be by disinterested competent persons, preferably reputable dealers or officials familiar with the type of property damaged, or by				
as agent, exceptor, autimistrator, parent, guardian el ente representative.	two or more competitive bidders, and should be certifie? as being just and correct.				
If claimant intends to file for both personal injury and property damage, the amount for					
each must be shown in item number 12 of this form.	(d) Failure to specify a sum certain will render your claim invalid and may result in forfeiture of your rights.				
	ACT NOTICE				
This Notice is provided in accordance with the Privacy Act, 5 U.S.C. 552a(e)(3), and concerns the information requested in the letter to which this Notice is attached.	B. Principal Purpose: The information requested is to be used in evaluating claims. C. Routine Use: See the Notices of Systems of Records for the agency to whom you are				
A. Authority: The requested information is solicited pursuant to one or more of the	submitting this form for this information.				
following: 5 U.S.C. 301, 28 U.S.C. 501 et seq., 28 U.S.C. 2671 et seq., 28 C.F.R. Part 14.	D. Effect of Failure to Respond: Disclosure is voluntary. However, failure to supply the requested information or to execute the form may render your claim "invalid."				
/ dil 10	the desired management of the same and the same desired to the same of the sam				

PAPERWORK REDUCTION ACT NOTICE

This notice is <u>solely</u> for the purpose of the Paperwork Reduction Act, 44 U.S.C. 3501. Public reporting burden for this collection of information is estimated to average 6 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Director, Torts Branch, Attention: Paperwork Reduction Staff, Civil Division, U.S. Department of Justice, Washington, DC 20530 or to the Office of Management and Budget. Do not mail completed form(s) to these addresses.



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EXHIBITS E



United States Marshals Service

Office of General Counsel

Washington, DC 20530-0001

June 17, 2021

VIA USPS MAIL:

Marie Arnold 5703 Cordonata Way Bakerfield, California 93306

Re: Administrative Tort Claim OGC #52941

Dear Ms. Arnold:

This letter acknowledges the above-referenced administrative tort claim under the Federal Tort Claims Act (FTCA) received by the United States Marshals Service (USMS) on June 16, 2021, in the amount of "10 Billions." Your claim was referred to this office from Department of Justice. You claim that on April 22, 2021, U.S. Marshals allegedly "cyber hacked your personal information, tampered with plaintiffs case court, abused power, tortured you, and caused emotional distress to induce heart attack."

The applicable provisions of the FTCA, 28 U.S.C. §§ 1346(b), 2401(b), 2671, et seq., provide for the payment of claims that arise from the negligent or wrongful acts or omissions of an employee of the Federal Government while acting within the scope of his or her employment. The FTCA affords the Government six months from the date a completed tort claim is received by this agency to administratively adjudicate the claim before a claimant can institute a civil action [28 U.S.C. § 2675(a)].

Pursuant to 28 C.F.R. §§14.2(a) & 14.4, in order to fully adjudicate your claim, please submit within the next thirty (30) days the following additional evidence and/or information:

- Medical documentation showing proof of injuries sustained.
- Itemized bills or paid receipts for medical expenses incurred.
- Evidence to substantiate USMS negligence given rise to this claim.
- Email address.
- Two estimates of repair or itemized pair receipt (only if claiming for damages).

Please send all future inquiries and any change of address or future correspondence concerning this matter to <u>USMSTORTClaims@usdoj.gov</u> or:

Case 4:21-cv-09738-DMR Document 1-2 Filed 12/17/21 Page 7 of 52

Case 1:23-cv-00266-ADA-CDB Document 1 Filed 02/22/23 Page 101 of 142

(For United States Postal Service)

USMS Tort Team

Office of General Counsel, CG-3, 15th Floor
United States Marshals Service
Washington, DC 20530-0001

(For FedEx or UPS)
USMS Tort Team
Office of General Counsel, CG-3, 15th Floor
United States Marshals Service
Landover Operations Center
3601 Pennsy Drive
Landover, MD 20785

Sincerely,

Lisa M. Dickinson General Counsel

Benjamin Klemmick

Tort Claim Analyst

TO WILL ECOS WITH A

U.S. Department of Justice

United States Marshals Service Headquarters

Washington, DC 20530-0001

Obl Penalty for Private Use \$300 Official Business

5703 Cordonata Way Bakerfield, California 93306 Marie Arnold



United States Marshals Service

Office of General Counsel

Washington, DC 20530-0001

DEC 1 3 2022

CERTIFIED MAIL #

7012 0470 0000 5407 2274

Marie Arnold 5703 Cordonata Way Bakersfield, California 93306

Re: Administrative Tort Claim OGC #52941

Dear Ms. Arnold:

This responds to the above-referenced administrative tort claim received by the United States Marshals Service (USMS) on June 16, 2021, in the amount of \$10,000,000,000.00. Your claim was referred to this office from Department of Justice. You claim that on April 22, 2021, U.S. Marshals allegedly cyber hacked your personal information, tampered with your case court, abused power, tortured you, and caused emotional distress to induce heart attack. You specifically identify George Nichols and Russell Slope as USMS employees allegedly causing your claims.

The applicable provisions of the Federal Tort Claims Act [28 U.S.C. §§ 1346(b), 2401(b), 2671, et seq.] provide for the payment of claims which arise from the negligent or wrongful act or omission of an employee of the Federal Government while acting within the scope of his or her employment, under circumstances where the United States, if a private person, would be liable to the claimant in accordance with the law of the place where the act or omission occurred.

Our review of the circumstances and the applicable law revealed no negligence by any USMS employee. Specifically, we have no record of either a George Nichols or a Russell Slope being employees of the USMS.

Accordingly, your administrative tort claim against the United States in the amount of \$10,000,000,000.000 is denied. If you are dissatisfied with our determination, suit may be filed in the appropriate U.S. District Court no later than six months after the date of the mailing of this denial. See 28 U.S.C. § 2401(b).

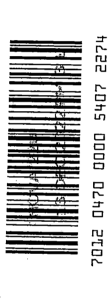
Sincerely,

LisaWI. Dickinsor

General Counsel

United States Marshals Service Headquarters

Official Business Penalty for Private Use \$300



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Bakersfield, California 93306 5703 Cordonata Way Marie Arnold

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United States Marshals Service

Office of General Counsel

Washington, DC 20530-0001

DEC 1 3 2022

CERTIFIED MAIL #

Marie Arnold 5703 Cordonata Way Bakersfield, California 93306 7021 0350 0000 5667 0138

Re: Administrative Tort Claim OGC #52941

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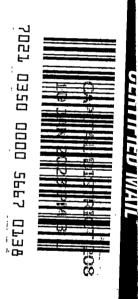
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Sincerely,

General Counsel

4U.S. Department of Justice United States Marshals Service Headquarters

COfficial Business
Penalty for Private Use \$300 6Washington, DC 20530-0001



US POSTAGE FIRST-CLASS 062S0011396640 FROM 20785

5703 Cordonata Way Marie Arnold Bakersfield, California 93306



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5703 Cordonata Way

Marie Arnold

Attach this card to the back of the mailpiece,

Print your name and address on the reverse

so that we can return the card to you.

ENDER: COMPLETE THIS SECTION

or on the front if space permits.

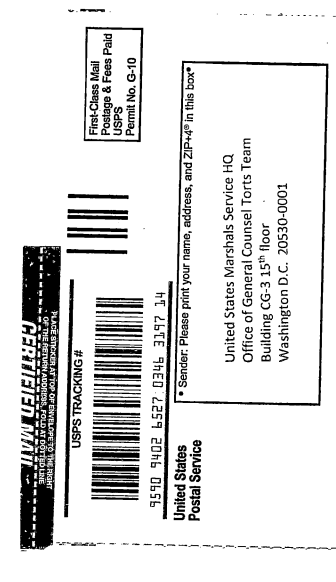
Complete Items 1, 2, and 3.

Article Addressed to:

Article Number (Transfer from service label) \$200 8405 9400 LZS9 2046 0696

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Page 107 of 142



Case 4:21-cv-09738-DMR Document 1-2 Filed 12/17/21 Page 9 of 52

00266-ADA-CDB

Document 1

Filed 02/22/23

Page 109 of 142

U.S. Department of Justice

Civil Division, Torts Branch Federal Tort Claims Act Staff

Post Office Box 888 Benjamin Franklin Station Washington, D.C. 20044

GKJ:HLSwann:hls 157-16-0

November 9, 2021

Ms. Lisa Dickinson U.S. Marshals Service Headquarters Office of General Counsel Building CG-3, 15th Floor Washington, D.C. 20530-0001

Re: New information re: Administrative Tort Claim for Marie Encar Arnold

Dear Ms. Dickinson:

· This concerns the correspondence dated October 21, 2021, regarding the administrative tort claim of Ms. Marie Encar Arnold. The Department of Justice received this correspondence on November 2, 2021. This office received it on November 4, 2021. As it appears that the related claim is being handled by the U.S. Marshals Service, I am forwarding this new correspondence to your office. If you have any questions, please feel free to contact me.

Very truly yours,

HOPE L. SWANN

Paralegal Specialist

Civil Division, Torts Branch

Hope L. Suann

Enclosure

Ms. Marie Encar Arnold 5703 Cordonata Way Bakersfield, CA 93306-7479

U.S. Department of Justice

Washington, D.C. 20530

Official Business Penalty for Private Use \$300

STATE Ms. Marie Encar Amold 5703 Cordonata Way Bakersfield, CA 93306-7479 OF THE PRINCE OF

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Case 4.21-UV-USI 30-UIVIR DUCUITIETIL 1-2 FITED 12/11/121 Page 10 01 52

Case 4:21-cv-09738-DMR Document 1-2 Filed 12/17/21 Page 11 of 52

Case 4.00266-ADA-CDB

Document 1

Filed 02/22/23

Page 111 of 142

U.S. Department of Justice

Civil Division, Torts Branch Federal Tort Claims Act Staff

Post Office 80x 888 Benjamin Franklin Station Washington, D.C 20044

GKJ:HLSwann:hls 157-16-0

November 2, 2021

Ms. Marie Encar Arnold 5703 Cordonata Way Bakersfield, CA 93306

Re: Administrative Tort Claims of Marie Encar Arnold

Dear Ms. Arnold:

This is in response to your two administrative tort claims dated October 9, 2021, which you submitted to the Department of Justice (Department). The Department received the claims on October 18, 2021. This office received them on October 19, 2021.

Because your claims concern an alleged tort involving the U.S. Marshals Service (USMS), I am forwarding them to that agency. All further communication on this matter should be directed to the USMS at the address listed below.

Very truly yours,

HOPE L. SWANN

Paralegal Specialist

Civil Division, Torts Branch

Hope L. Suann

cc:

Ms. Lisa Dickinson

U.S. Marshals Service Headquarters

Office of General Counsel Building CG-3, 15th Floor

Washington, D.C. 20530-0001

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Penalty for Private Use \$300 Washington, D.C. 20530 Official Business

Ms. Marie Encar Amold Bakersfield, CA 93306 5703 Cordonata Way

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Case 4:21-cv-09738-DMR Document 1-2 Filed 12/17/21 Page 13 of 52 Filed 02 DA-CDB Page 113 of 142 Document 1

U.S. Department of Justice

Civil Division, Torts Branch Federal Tort Claims Act Staff

Post Office Box 888 Benjamin Franklin Station Washington, D.C 20044

GKJ:HLSwann:hls 157-16-0

August 2, 2021

Ms. Lisa Dickinson U.S. Marshals Service Headquarters Office of General Counsel Building CG-3, 15th Floor Washington, D.C. 20530-0001

Re: New information re: Administrative Tort Claim for Marie Encar Arnold

Dear Ms. Dickinson:

This concerns the correspondence dated June 20, 2021, regarding the administrative tort claim of Ms. Marie Encar Amold. The Department of Justice received this correspondence on June 25, 2021. As it appears that the related claim is being handled by the U.S. Marshals Service, I am forwarding this new correspondence to your office. If you have any questions, please feel free to contact me.

> Very truly yours, Hope L. Suann

HOPE L. SWANN

Paralegal Specialist

Civil Division, Torts Branch

Enclosure

✓ Ms. Marie Encar Arnold cc: 5703 Cordonata Way

Bakerfield, CA 93306

U.S. Department of Justice

Washington, D.C. 20530 Official Business

Penalty for Private Use \$300

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Case 4:21-cv-09738-DMR Document 1-2 Filed 12/17/21 Page 14 of 52

Ms. Marie Encar Arnold Bakerfield, CA 93306 5703 Cordonata Way

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Case 4:21-cv-09738-DMR Document 1-2 Filed 12/17/21 Page 15 of 52

Case 1:23-cy-00266-ADA-CDB

DB Document 1

Filed 02/22/23

Page 115 of 142



Civil Division, Torts Branch Federal Tort Claims Act Staff

Post Office Box 888 Benjamin Franklin Station Washington, D.C. 20041

GKJ:HLSwann:hls 157-16-0

June 2, 2021

Ms. Marie Arnold 5703 Cordonata Way Bakerfield, CA 93306

Re: Administrative Tort Claim of Marie Arnold

Dear Ms. Amold:

This is in response to your administrative tort claim dated April 22, 2021, which you submitted to the Department of Justice (Department). The Department received the claim on May 3, 2021.

Because your claim concerns an alleged tort involving the U.S. Marshals Service (USMS), I am forwarding the claim to that agency. All further communication on this matter should be directed to the USMS at the address listed below.

Very truly yours, Horse L. Suan

> HOPE L SWANN Paralegal Specialist

Civil Division, Torts Branch

cc: Ms. Lisa Dickinson
U.S. Marshals Service Headquarters
Office of General Counsel
Building CG-3, 15th Floor
Washington, D.C. 20530-0001

Page 16 of 52

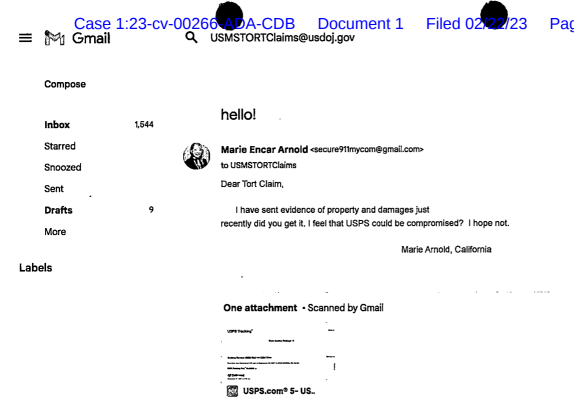
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Bakerfield. CA 93306 5703 Cordonata Way Ms. Marie Amold

U.S. Department of Justice

Official Business Penalty for Private Use \$300 Washington, D.C. 20530



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Labels

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USMSTORTClaims < USMSTORTClaims@usdoj.gov>

to me

Thank you for submitting an email to the USMS TORT Team. This is an automated message

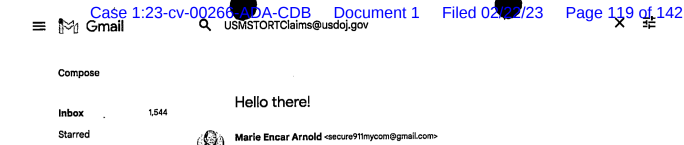
******FOR STATUS INQUIRIES-WE ARE UNABLE TO PROVIDE INDIVIDUAL RESPONSE

While we appreciate that you are eager for resolution of your claim(s), The FTCA affords the Gove tort claim is received by this agency to administratively adjudicate the claim before a claimant can your claim has been pending for less than six months, please be patient and await adjudication of y over six months, please understand that we are responding to many claims in addition to yours, and order in which they were received. If you are no longer able to await adjudication of your claim, a civil action in the appropriate U.S. District Court.

****** FOR NEW CLAIMS

Thank you for submitting an email to the USMS TORT Team. This is an automated message so ple checked by the USMS TORT Team daily. If you have submitted a new administrative tort claim, ple mailed to the address listed on the administrative tort claim form confirming receipt and/or reques have already submitted an administrative tort claim form, and are now providing additional support that you will not receive an acknowledgment for receipt of this information.

The applicable provisions of the Federal Tort Claims Act [28 U.S.C. §§ 1346(b), 2401(b), 2671, et se arise from the negligent or wrongful act or omission of an employee of the Federal Government wh employment, under circumstances where the United States, if a private person, would be liable to the place where the act or omission occurred.



Sent Dear Mrs. Lisa Dickensen,

Snoozed

More

Drafts 9
I have sent you a letter in the mail.... awaiting for you to pick. Marie Arnold

Labels Reply Forward

EXHIBITS F

USMS Department of Justice, U.S. Attorney General USMS Headquarter Office of General

FTCA Number: #52941

"Sum Certain" of Damages \$10 Billion

"ADMINISTRATION REMEDIES"

MARIE ENCAR ARNOLD

Oct.7,2021

5703 Cordonata Way, Bakersfield, CA 93306

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1. Demand Settlement letter of Sept. 14,2021	1
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3. Some Medical Bills	
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4. Lost Wages	
A. unemployment opportunity breached, NASA, FBI, USMS, Librar	y of Congress etc.
5. Property Damages	6
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A. Dog.	
7. Compensary Damages	

INTRODUCTION

Ms. Marie Encar Arnold is former USPS, and is 28 U.S.C 1654 Pro Se in Multi-District Court, U.S. Northern District Court, San Jose, U.S. Oakland District Court, San Fransico, Las Vegas, U.S. District of Nevada, U.S. Eastern District Court, Bakersfield. Ms. Marie Arnold has been litigation civil case since 2015 to 2021. Plaintiff is not a criminal to civil case. USMS John Doe Manger 1 & John Doe 2 committed § 563, § 564, §566 negligence U.S.C 2671-2680 Federal Agency or Federal employee breached, cyhacked in personal devices, phone, reading emails, breaching personal information SSN, financial bank Accounts, medical records misusing Government facility and undercover spy operations, broad casting out loud interception communication radio frequency Ms. Marie Arnold civil cases, medical appointment, texts. USMS Agent employee (s), Philip Federal Courthouse Building, 450 Golden Gate Ave, 20th Floor, San Fransico, CA 94102 Breaching and reviewing personal affairs in Ms. Marie Arnold home. California Privacy Act, 5 U.S. Code § 552 and § 568 Practice of law prohibited a United States marshal or deputy marshal may not practice law in any court of the United States. Pursuant to Federal Tort Claim Act, 28. U.S.C. 1346 (b) (1). Pursuant S95 form. 28. U.S.C. 2401 (b). 28 C.F.R. 14.1, 28 C.F.R. 14.2, C.F.R 14.4. Department of Justice and USMS Headquarter correspondence instruct to Ms. Marie Arnold to adjudicate her Medical Bills, Lost Wages, Compensary Damages "sum certain of damages \$10 Billion.

STATEMENT OF FACTS

Ms. Marie Encar Arnold is former USPS, and is 28 U.S.C 1654 Pro Se in Multi-District Court, U.S. Northern District Court, San Jose, U.S. Oakland District Court, San Fransico, Las Vegas, U.S. District of Nevada, U.S. Eastern District Court, Bakersfield. Ms. Marie Arnold resident 5703 Cordonata Way, Bakersfield, CA 93306, 10367 Perfect Parsley Las Vegas, NV 89183. State her proof resident. Ms. Marie Arnold has been litigation civil case since 2015 to 2021. Plaintiff is not a criminal to her civil case Marie Arnold vs. USA, Marie Arnold vs. CIA, Marie Arnold vs Target Corporation, Marie Arnold vs. Metlife Auto, Marie Arnold vs. Attorney General, USA, Marie Arnold vs. KP for Arbitration. Ms. Marie Arnold litigation was being breached "out loud" to criminal defense to all case filed on 2018-2021 with personal information stored tampered her case, California Privacy Act, 5 U.S. Code § 552a violated her privacy act damage all my case of loss and even control 35 applications jobs unemployment using undercover spy operations/ loss wages, breaching personal information's, SSN, U.S. Passport, bank account, medical record, Assets, even USPS Assement Exam, Law school Exams etc. Ms. Marie Arnold and her family were hospitals and mental anguished, high voltage electro shocks and harassment, my family, friends and co-workers, Pastor, Professors, Principal, Media, Actors, Singers, Mayor, Priests, Elementary, students, lawyers, Athletics, law clerks, Politicians, USPS employees, Real Estate Agent, Ex-Boyfriends, Insurance Company also experience of pain and suffering, violation Privacy Act, All compensary damages of my case even during litigation. Wrongful death of dog, my best friend cures my PSTD and depression name Star, USMS John Doe Manger 1 and John Doe 2 committed Negligence U.S.C 2671-2680 Federal employee breached, cyhacked in personal devices, phone, reading emails, breaching personal information SSN, financial bank Accounts etc., misusing Government facility and undercover operations, broad casting out loud interception communication radio

frequency Ms. Marie Arnold civil cases, emails, texts. USMS Agent employee (s), Philip Federal Courthouse Building, 450 Golden Gate Ave, 20th Floor, San Fransico, CA 94102 Breaching and reviewing personal affairs in Ms. Marie Arnold home. California Privacy Act, 5 U.S. Code § 552a. USMS Agent John Doe 1 and John Doe 2 breach their duty of negligence prohibits §568 Practice of law prohibited A United States Marshal or deputy marshal may not practice law in any court of United States. Ms. Marie Arnold family suffered compensary damages of personal injury. Ms. Marie Arnold had filed an Investigation with Department of Human Health Services, USPS Criminal Investigator, USPS Criminal Investigator, SSA Investigator, Palo Alto Medical Investigator, FTC Investigator for banks, State of California License Investigator, Identity Theft Alert, USMS criminal Investigator. Marie Arnold had sent complaint to Department of Justice of many emotional distresses. John Does has no relation party to her civil case, negligence breach of duty, Ms. Marie Arnold is not a fugitive nor criminal, no probable cause to risk her California Privacy Act. Pursuant to Federal Tort Claim Act, 28. U.S.C. 1346 (b) (1). Pursuant S95 form. 28. U.S.C. 2401 (b). 28 C.F.R. 14.1 28 C.F.R. 14.2, C.F.R 14.4. Department of Justice and USMS Headquarter correspondence instruct to Ms. Marie Arnold to adjudicate her Wrongful Death of dog \$3 Million, Property Damages, \$9,000 Medical Bills \$5,000 Billion, Lost Wages \$5 Billion, Compensary Damages \$4.9 Billion "sum certain" of damages \$10 Billion.

DEMAND SETTLEMENT LETTER

Filed 02

Sept. 15,2021

From: Marie Arnold Federal Tort Claim # 52941 5703 Cordonata Way, Bakersfield, CA 93306

To: Department of Justice Civil Division, Tort Branch, Federal Tort Claims Act Staff, Post Office Box 888, Benjamin Franklin Station, Washington, D.C. 20044 United States Marshals Serivces Headquarter, Office General Counsel Building CG-3, 15 Floor Washington, D.C. 20530-0001

Dear Department of Justice Hope L. Swann, USMS Office General Counsel Lisa Dickinson, U.S. Attorney General,

Good afternoon, USMS Office General Counsel Lisa Dickinson, in respond to your correspondence on my USMS Tort Claim that I have received on June 17,2021. That I was to adjudicate my claims for compensatory, lost wages, property damages and personal injury. The negligence cause by your USMS employee(s) in capacity scope of breaching, invasion privacy of highly personal information's. I have submitted evidences to USMS headquarters, medical bills, the name of USMS employee (s), ownership, and picture of property damages. In good faith, I would be willing to mitigate a settlement amount \$3 Million. For inconvenience that arises during litigations. I hoping to hear from you. Please call me 661-748-1289 or 702-802-9451. I have attached standard form 1145. Best regards, Marie Arnold, Pro Se litigator of multi-District Court.

Respectfully,

Standard Form 1145 (EG) (Revised 1/92) Department of the Treasury 1 TFM 4-2000

Paid by Check No.

VOUCHER FOR PAYMENT UNDER FEDERAL TORT CLAIMS ACT

Voucher No	
Schedule No	

		Claim No.
U.S		PAID BY
(Department, bureau, or Voucher prepared at	r establishment)	
	e place and date)	
(Payeo(s))		
Address		
Amount claimed, \$ Date claim accrued		,20
Amount of award, compromise, or settlement -		\$
BRIEF DESCRIPTION OF CLAIM (See attachments for further	er explanation in detail.)	
ACCEPTA	ANCE BY CLAIMANT(S))
rising from, and by reason of any and all known and unknown and the consequences thereof, resulting, and to result, from the eirs, executors, administrators, or assigns, and each of them, imployee(s) of the Government whose act or omission gave ristor the wrongful death of me (us). I (We) further agree to reim imployees from any and all claims or causes of action, including set to the claim by reason of the same subject matter.	e same subject matter that now have or may hereaft to the claim by reason of burse, indemnify, and hold	gave rise to the claim for which I (we) or my (ou ter acquire against the United States and against the f the same subject matter, including any future clain d harmless the United States, its agents, servants and
, , , , , , , , , , , , , , , , , , , ,	SIGN	, , ,
•	ORIGINAL ONLY	(Claimant)
This claim has been fully examined in accordance with the provi f the Federal Tort Claims Act (28 U.S.C. 2673), and is approved in the		the authority vested in me, I certify that this voucher is
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(Head of Federal agency, or authorized designee)		(Authorized certifying officer)
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PROOF OWNERSHIP



REGISTRATION CARD VALID FROM: 06/02/2020 TO:

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TYPE VEHICLE USE DATE ISSUED CC/ALCO 08/05/20 08/05/20 AUTOMOBILE 15

REGISTERED OWNER

ARNOLD MARIE ENCAR ARANA

5703 CORDONATA WAY BUD THUCKA 452.00

BAKERSFIELD

CA 93306

LIENHOLDER

WELLS FARGO AUTO PO BX 997517

SACRAMENTO

95899 CA

0520 11 8SGX698 468 F00

Brian Sandoval Governor

Terri L. Albertson Director

Issued: 12/28/2018

2020

nn

on with the Vehicles for your **NSE**

Expires on: 02/11/2019

DLN/ID: 1706252

ARNOLD MARIE ENCA 10367 PERF LAS VEGAS

Rest: End: Ht: 5'00"

Wt: 135

Hair: BLK DOB: 18/11/20

DD: 000168618420613148852

- This document is not valid to establish identity, eligibility for employment, or public benefits.
- If you are applying for a driver's license or instruction permit, this document is valid to drive only.
- This is an official document. It is a violation of Nevada state law to alter, forge, counterfeit, or to

Medical Bills "Sum Certain" of Damages \$5,000

Page 1 of 6



Medicare Summary Notice for Part B (Medical Insurance)

The Official Summary of Your Medicare Claims from the Centers for Medicare & Medicaid Services



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TIPINING IN THE PROPERTY AND THE AND THE AND THE ADDRESS AND

MARIE A. DANTES 10367 PERFECT PARSLEY ST LAS VEGAS, NV 89183-4291

THIS IS NOT A BILL

Notice for Marie Dantes

Medicare Number

3NV8N90FJ42

Date of This Notice

January 03, 2020

Claims Processed Between October 05, 2019

January 03, 2020

Your Deductible Status

Your deductible is what you must pay for most health services before Medicare begins to pay.

Part B Deductible: You have now met your \$185.00 deductible for 2019.

Be Informed!

Get a pneumococcal shot. You may only need it once in a lifetime. Contact your health care provider about getting this shot. You pay nothing if your health care provider accepts Medicare assignment.

Your Claims & Costs This Period
Did Medicare Approve All Services?
YES

See page 2 for how to double-check this notice.

Total You May Be Billed

\$308.06

Providers with Claims This Pariod

August 05 - October 31, 2019 **Bakersfield Memorial Hospital**

Marie A. Dantes

THIS IS NOT A BILL | Page 4 of 6

August 05, 2019/Bakersfield Memorial Hospital continued...

Service Provided & Billing Code	Service Approved?	Amount Facility Charged	Medicare- Approved Amount	Amount Medicare Pald	Maximum Yeu May Be Billed	See Notes Below
X-ray of femur, minimum 2 views (73552-LT)	Yes	420,00	420.00	0.00	0.00	************
Injection beneath the skin or into muscle for therapy, diagnosis, or prevention (96372)	Yes	384.00	384.00	0.00	0.00	
Emergency department visit, problem of high severity (99284-25)	Yes	2,252.00	2,252.00	281.31	127.38	С
Injection, ketorolac tromethamine, per 15 mg (J1885)	Yes	26.00	26.00	0.00	0.00	В
Ultrasound scan of veins of one arm or leg or limited including assessment of compression and unctional maneuvers (93971-LiT)	Yes	1,052.00	1,052.00	0.00	129.39	D
Fotal for Claim # 21931002281007CA	A	\$5,508.00	\$5,508.00	\$281.31	\$256.77	E,F,G

October 31, 2019

Bakersfield Memorial Hospital, (661) 327-4647

420 34th St, Bakersfield, CA 93301-2237

Referred by Kent K. Kwan

ervice Provided & Billing Code	Service Approved?	Amount Facility Charged	Medicare- Approved Amount	Amount	Maximum You May Be Billed	See
utomated urinalysis test (81003)	Yes	\$117.00	\$117.00	\$0.00	\$0.00	В
laim # 21931602173207CAA	ř				(continued)	

otes for Claims Above

Continued ->

Payment is included in another service received on the same day.

\$55.61 of this approved amount has been applied toward your deductible.

\$129.39 of this approved amount has been applied toward your deductible.

The amount Medicare paid the provider for this claim is \$281.31.

This information is being sent to Medicaid. They will review it to see if additional benefits can be paid.



Bakersfield Memorial Hospital

420 34TH STREET BAKERSFIELD, CA 93301

5/26/20 661 327-4647

in case of error on your bill, please inquire in writing to the above address within 60 days.

Patient

UMR

Admission No.

Admitted

Discharged

Statement Date

ARNOLD, MARIE E

68004088552

5/20/2020

5/20/2020

Page

D

Guarantor:

Ins. Code

1. 5049

MR#: 2520178556

PT TYPE E

Insurance I. D. Number

MARIE ENCAR ARANA ARNOLD 5703 CORDONATA WAY

BAKERSFIELD, CA 93306

Insurance Company

1. 5049	UMR				Y12513598	
2, 1001	MEDI CARE				3 NV8 N9 0 F J 4 2	
3. 2000	MEDI CAL	•			96464160007038	
4.	1		•			**
Charge #	Service Date	CPT4/SMA Mod Code	Bill / Rev Code	Qty.	Service Description	Hospital Charge
			0310		PATHOLOGY LAB	
3022059	5/20/20	U0002	0310	1	SARS-COV-2 CVD-18 AN	454.00
3022059	5/20/20	U0002	0310	1	SARS-COV-2 CVD-19 AN	154.00
3022058	5/20/20	U0003	0310	1	H- COVI D- 19 H6631	154.00-
					** SUBTOTAL **	100.00 100.00
			0450		EMERGENCY ROOM	
4500008	5/20/20	99283	0450	1	ER LEVEL 3	1,412.00
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ALL BILLS DUE AND PAYABLE UPON RECEIPT. PATIENT AMOUNT DUE IS SUBJECT TO REVISION BASED ON ACTUAL COVERAGE WHEN PAID. CHARGES OR CREDITS NOT IN THE BUSINESS OFFICE AT TIME OF THIS STATEMENT WILL BE BILLED TO YOU AT A LATER DATE.

Thank You!

1,512.00



Bakersfield Memorial Hospital

420 34TH STREET

BAKERSFIELD, CA 93301

Statement'Date

11/06/19 661 327-4647

in case of error on your bill, please inquire in writing to the above address within 60 days.

Patient ARNOLD, MARIE E

Admission No.

Admitted

Discharged 10/31/2019 Page

Guarantor:

68003395305 MR#: 2520178556

10/31/2019 PT TYPE E

1

D

MARIE ENCAR ARANA ARNOLD 10367 PERFECT PARSLEY ST

LAS VEGAS, NV 89183

STATEMENT WILL BE BILLED TO YOU AT A LATER DATE.

1. 5049	Insurance Company				Insurance I. D. Number	
2. 1001	UMR	÷ -			Y12513598	
3, 2000	MEDI CARE				3 NV 8 N 9 O F J 4 2	
4.	MEDI CAL	• •	4 Ame		96464160D07038	
Charge #	Service Date	CPT4/SMA	ta I Bill (Barri		-	• • •
,	OCIVICA DATA	Code	Mod. Bill / Rev Code	Qty.	Service Description	Hospital Charge
		1	0307		LAB/ UROLOGY	
000063	10/31/19	81003	0307	1	UA AUTO W/O MICRO	
				•	** SUBTOTAL **	117.0
		-				117.0
			0450		EMERGENCY ROOM	
500008	10/31/19	99283	0450	1	ER LEVEL 3	1,412.0
	1	.]			** SUBTOTAL **	1,412.0
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PAY THIS AMOUNT



Dignity Health.

Bakersfield Memorial Hospital 420 34TH STREET

Statement Date

8/11/19 661 327-4647

Page

in case of error on your bill, please inquire in writing to the above address within 60 days.

Patient

Admission No.

Admitted

Discharged

ARNOLD, MARIE E

8/05/2019

8/05/2019

1 Đ

Guarantor:

68003054068 68003054068 8/05/20 MR#: 2520178556 PT TYPE E

BAKERSFIELD, CA 93301

MARIE ENCAR ARANA ARNOLD 10367 PERFECT PARSLEY ST

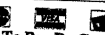
LAS VEGAS, NV 89183

Ins. Code	Insurance Company			Insurance I. D. Number	
1. 5049	UMR			Y12513598	
2. 1001	MEDI CARE			3 N V 8 N 9 O F J 4 2	
3, 2000 4.	MEDI CAL	•		96464160D07038	
Charge #	Service Date	CPT4/SMA Med.	Bill / Rev Ou		
·		Code	Code Qty.	Service Description	Hospital Charge
			0300	LABORATORY	
3000104	8/05/19	36415	0300 1	VENIPUNCTURE IP/ER	43.0
				** SUBTOTAL **	43.0
					73.0
		(I : I	0301	LAB/ CHEMISTRY	
3000008	8/05/19	.i i i	0301 1	BASIC METABOLIC PANE	546.0
3000163	8/05/19	84703	0301 1	HCG PREG QL	306.0
				** SUBTOTAL **	851.0
000200	8/05/19	`} 1	0305	LAB/ HEMOTOLOGY	
3000193	8/05/19	3 [] [] [] [] [] [] [] [] [] [0305 1	D- DI MER QN	193.0
000193	8/06/19	86025	0305 1	CBC W AUTO DIFF	287.0
		1 1		** SUBTOTAL **	480.0
			320	RADIOLOGY - DIAGNOSTIC	
201508	8/05/19	73552 LT 0	320 1	XR FEMUR 2+ VIEWS LT	420.00
			1 1	" SUBTOTAL ""	420.00
		(! ! !	0450	EMERGENCY ROOM	•
500011	8/05/19	1 1	0450 1	ER LEVEL 4 W/ PROCEDU	2,252.00
500103	8/05/19	96372	0450 1	INJ TX/ DX/ PROPH SUBQ	384.00
				** SUBTOTAL **	2,636.00
			636	PHARMACY W HCPCS	
319578	8/05/19	J1885 0	636 4	KETOROLAC SOMG/ ML 2M	26.00
				** SUBTOTAL **	26.00
			921	PERI VASCULAR LAB	
200055	8/05/19	l t l-	921 1	US V DPLX VENOUS EXT	1,052.00
			.	** SUBTOTAL **	1,052.00
	}		.	,,,,	.,
				*** TOTAL CHARGES>	5,508.00
			1		
				JECT TO REVISION BASED ON	5,508.00
	LL BE BILLED TO YOU /		ACT IN THE DOUNG	SS OFFICE AT TIME OF THIS Thank You!	5,000.0

PAY THIS AMOUNT

CEP AMERICA CALIFORNIA PO BOX 582663 MODESTO CA 95358-0070

FINAL NOTICE







Patient: MARIE ARNOLD Billing Office Hours: 6:00am - 5:30pm PT Monday-Friday (Closed On Major Holidays) Phone: 800-498-7157

Outside The USA Email: billing@vituity.com

To Pay By Credit Card go to: www.epayitonline.com or pay by phone

@ 866-954-4405 or International callers @ 209-252-0601

05/07/21

E18 831064

\$380.00

Code ID: VITUBIL2 Access#: 11319852-1-274

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01555

MARIE ARNOLD 5703 Cordonata Way Bakersfield CA 93306-7479

Feb 15, 2021

արդարդակիրիր թարդերի արդարդի իր

CEP AMERICA CALIFORNIA PO BOX 582663 MODESTO CA 95358-0070

05072100000000000E160004

THIS IS YOUR FINAL NOTICE!

The balance due on your account is past due. Please remit payment in full within the next 10 days to avoid the account being referred to a collection agency. which may have a negative impact on your credit report. If you have already made payment on this account, thank you and you may disregard this notice.

If you are uninsured or have high medical costs, please contact Patient Services at 800-498-7157 for information on discounts and programs for which you may be eligible, including the Medicaid program.

If you have insurance coverage, please provide your insurance information at www.epayitonline.com or contact Patient Services so that we may bill your plan.

Payments can be made at www.epayltonline.com or with our automated system at: 1-866-954-4405 or International callers at 1-209-252-0601

Statement Date:

Patient Balance:

Patient

Account #:

Assemble for the first of the f

05/07/2021

MARIE ARNOLD

E18 831064

\$380.00

\$380.00

PAY ONLINE

www.ePayitOnline.com

Code ID: VITUBIL2 Access#: 11319852-1-274

SCAN FOR MOBILE PAYMENT

at hee been forwarded or arrangements made, please disregard this notice with our thanks.

Marie Enca A. Dantes

THIS IS NOT A BILL | Page 4 of 5

February 15, 2021

El Camino Hospital, (650) 940-7000

2500 Grant Rd, Mountain View, CA 94040-4302

Referred by Gary Klapman

Service Provided & Billing Code	Service Approved?	Amount Facility Charged	Medicare- Approved Amount	Amount Medicare Pald	Maximum You May Be Billed	See Notes Below
Emergency department visit, moderately severe problem (99283)	Yes	\$2,521.92	\$2,521.92	\$0.00	\$0.00	Α
Total for Claim # 2210700221200	D7CAA	\$2,521.92	\$2,521.92	\$0,00	\$0.00	B,C,D,

Notes for Claims Above

- A \$203.00 of this approved amount has been applied toward your deductible.
- **B** The amount Medicare paid the provider for this claim is \$0.00.
- C Your primary group's payment satisfied Medicare deductible and coinsurance.
- D No payment was made because your primary insurer's payment satisfied the provider's bill.
- £ \$203.00 of the money approved by your primary Insurer has been credited to your Medicare Part B (A) deductible. You do not have to pay this amount.

Medicare Summary Notice for Part B (Medical Insurance)

Page 1 of 5

YES

The Official Summary of Your Medicare Claims from the Centers for Medicare & Medicaid Services



THIS IS NOT A BILL

Notice for Marie Enca Dantes

Medicare Number 3NV8N90F142
Date of This Notice May 14, 2021

Claims Processed February 13 -Between May 14, 2021

Total You May Be Billed

See page 2 for how to double-check this notice.

Your Claims & Costs This Period Did Medicare Approve All Services?

Your Deductible Status

Your deductible is what you must pay for most health services before Medicare begins to pay.

Part B Deductible: You have now met your \$203.00 deductible for 2021.

Be Informed!

Medicare covers the COVID-19 vaccine at no cost to you. Bring your Medicare card so your health care provider or pharmacy can bill Medicare. Visit Medicare.gov to learn more. Contact your local health department for more information on COVID-19 vaccines in your area.

Providers with Claims This Period

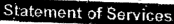
February 15, 2021 El Camino Hospital



Dignity Health

St. Rose Dominican Siena Campus

14141 Southwest Freeway Suite 300 | Sugar Land TX 77478/



i For help with billing questions, please call: (800) 644-0864 Office Hours: M-TH 7:00am-10:00pm,F 7:00am-6:00pm, S-S 8:00am-4:00pm

Page 1 of 1

MySecureBill

My

WID Number K41505549

Due Date 11/11/2019 Amount Due Amount Paid \$2.860,20 \$

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St. Rose Dominican - Siena PO BOX 57125 LOS ANGELES CA 90074-7125

.. Pard 7/1/2019

myEasyMatch Code: BMH-KYT-7MP

WID Number

Guarantor Name

K41505549

MARIE E ARNOLD

Please datach and return top portion with payment.

Statement Date

Due Date

10/21/2019

11/11/2019

Date	i	Service Description	Charges	Payments / Adjustments	Patient Balance
	MARIE E ARNOLD Loc: St. Rosa Domi	nican - Siena			Detailes
14/08/2019	Account #: 6602733 Insurance Payments Patient Payments/A	MAdiustments	\$4,085.00	-\$1,225.80 \$ 0.00	
	Patient Balance	de trans.		40.00	\$2,860.2
	Dignity Health's Fir	ancial Assistance Policy:		Ī	,
		ying your bill, you may qualify for fins tent plan under Dignity Health's Finan Dignity Health's Financial Assistance			
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Self-service Paymont Plans

server of the Coyon on thank on in **dignityhoalth.org**/billpay



it's fast, easy, and no postage necessary. Enroil today! dign:/yhealth.org/billpay

AMOUNT DUE

\$2,860.20

Dignity Health

St Rose Dominican Hospital-Siena Campus 3001 St Rose Parkway Henderson, NV 89052 (702) 616-5000

Emergency Department Transfer of Care Summary

Please take with you to your follow up appointment with your regular Physician

PERSON INFORMATION

Name: ARNOLD, MARIE ENCAR ARANA

Sex: F

Address: 10367 PERFECT PARSLEY ST LAS VEGAS MRN: 10262118

NV 891834291

Phone: (725)202-1325

Language: English

DOB: 10/11/1977 12:00 AM

Age: 41 Years

FIN: 66027335

Race: Asian

Ethnicity: Non-Hispanic

VISIT INFORMATION

Date of Discharge: LOS: 000 03:04

Diagnosis: Bilateral hand pain

Comment

PROVIDERS

Primary Care Provider:

SRDH, No PCP, Not given

Emergency Department Providers:

Provider Role

Dzik, Justin N MD ED Provider

Fombrun, Fred PA-C ED Provider

MEDICAL INFORMATION

Height: 165 cm

Weight: 64.091 kg

BMI: 23.54

Smoking Status:

Blood Pressure: 140 mm Hg/

90 mm Hg

Cognitive and Functional Status:

Allergies

No Known Medication Allergies

The following tests were performed during your visit.

Laboratory or Other Results This Visit (last charted value for your 04/08/2019 visit)

WBC_

04/08/2019 9:39 PM

WBC: 9.0 K/uL -- Normal range between (4.0 and 12.0)

RBC

04/08/2019 9:39 PM

RBC: 4.90 M/uL -- Normal range between (4.00 and 5.00)

<u>Hgb</u>

04/08/2019 9:39 PM

Hgb: 14.4 gm/dL -- Normal range between (11.5 and 16.0)

Name ARNOLD, MARIE ENCAR ARANA MRN 10262118 Account # 66027335

Date of Birth 10/11/1977

Apr/08/2019 23:35:46